

Meeting: Tuesday, 5th December 2023 at 6.00 pm in North Warehouse, The Docks, Gloucester, GL1 2EP

Membership:	Cllrs. Taylor (Chair), Morgan (Vice-Chair), D. Brown, J. Brown, Campbell, Chambers-Dubus, Conder, Dee, Gravells MBE, Sawyer, Toleman and Tracey
Contact:	Democratic and Electoral Services 01452 396126 <u>democratic.services@gloucester.gov.uk</u>

AGENDA	
1.	APOLOGIES
	To receive any apologies for absence.
2.	DECLARATIONS OF INTEREST
	To receive from Members, declarations of the existence of any disclosable pecuniary, or non- pecuniary, interests and the nature of those interests in relation to any agenda item. Please see Agenda Notes.
3.	MINUTES (Pages 7 - 14)
	To approve as a correct record the minutes of the meeting held on Tuesday 7 th November, 2023.
4.	
	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.
5.	RAOB CLUB, 87 - 91 SOUTHGATE STREET, GLOUCESTER - 23/00696/OUT (Pages 15 - 50)
	Application for Determination:
	Outline planning application for the demolition of former RAOB Social Club and redevelopment of the site to provide 17 residential flats and associated landscaping and external works. (landscaping reserved) Revision to extant consented scheme comprising 14 units (17/00658/OUT).
6.	GREAT WESTERN ROAD YARD/SIDINGS - 22/00770/FUL (Pages 51 - 150)
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	Application for determination:	
	Residential development of 315 dwellings (comprised of apartment blocks and houses) and formation of new accesses, with associated landscaping, parking, open space and ancillary works including demolition of existing buildings.	
7.	DELEGATED DECISIONS (Pages 151 - 160)	
	To consider a schedule of applications determined under delegated powers during the month of October 2023.	
8.	DATE OF NEXT MEETING	
	Tuesady, 9 th January 2024.	

D.R. M.L.L

Jon McGinty Managing Director

Date of Publication: Monday, 27 November 2023

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 –

Interest	Prescribed description
Employment, office, trade, profession or vocation	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
Land	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.
Corporate tenancies	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 (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 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.

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- 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;
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HUMAN RIGHTS

In compiling the recommendations on the following reports we have given full consideration to all aspects of the Human Rights Act 1998 in relation to the applicant and/or the occupiers of any affected properties. In particular, regard has been had to Article 8 of the ECHR (Right to respect for private and family life, home and correspondence); Article 1 of the First Protocol (Right to the use and enjoyment of property) and the requirement to ensure that any interference with the right in this Article is both in accordance with the law and proportionate. A balance needs to be drawn between the right to develop land in accordance with planning permission and the rights under Article 8 and also Article 1 of the First Protocol of adjacent occupiers. On assessing the issues raised by the applications no particular matters, other than those referred to in the reports, warrant any different action to that recommended.

EQUALITY ACT 2010

In considering this matter, full consideration has been given to the need to comply with the Public Sector Equality Duty under the Equality Act 2010 and in particular to the obligation to not only take steps to stop discrimination, but also to the promotion of equality, including the promotion of equality of opportunity and the promotion of good relations. An equality impact assessment has been carried out and it is considered that the Council has fully complied with the legal requirements.

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PLANNING COMMITTEE

MEETING : Tuesday, 7th November 2023

PRESENT : Cllrs. Taylor (Chair), Morgan (Vice-Chair), D. Brown, J. Brown, Campbell, Conder, Dee, Gravells MBE, Sawyer, Toleman and Tracey

Officers in Attendance Planning Development Manager Principal Planning Officer (x2) Planning Officer Highways Manager, Gloucestershire County Council Locum Planning Lawyer, One Legal Democratic and Electoral Services Officer

APOLOGIES : Cllr. Chambers-Dubus

37. DECLARATIONS OF INTEREST

There were no declarations of interest.

38. MINUTES

The minutes of the meeting held on Tuesday 3rd October, 2023 were confirmed and signed as a correct record.

39. LATE MATERIAL

Late material has been circulated regarding agenda item 6 – White City Community Hub (22/00833/FUL) and 7 – 2 Oxford Street (23/00037/FUL & 23/00038/LBC). Additional late material was circulated in relation to agenda item 5 – Station Hotel (23/00070/FUL).

40. STATION HOTEL, BRUTON WAY, GLOUCESTER, GL1 1DG - 23/00070/FUL

The Principal Planning Officer presented the report detailing an application for a change of use of first and second floors from Hotel (C1 use) to a 17 bed House of Multiple Occupation (HMO) (sui generis use).

She referred to the supplementary late material, which incorporated additional comments from the Housing Team and Gloucestershire County Highways. The Highways team had indicated that a S106 agreement was no longer necessary as part of the application.

An agent representing the applicant addressed the Committee in favour of the application.

She stated that it should be granted on the following grounds:

- There were currently more than 200 households living in temporary accommodation in Gloucester, granting the application would help to combat this.
- The applicant had had thorough conversations with the Housing Strategy Team and other relevant officers and had made alterations when required.
- The application would provide 17 rooms, and 4 communal kitchen areas/ dining areas.
- There would be no alteration to the exterior of the property.
- A bat box and Vivaro Pro Woodstone Swift nest box would be provided.
- The application site was in a highly sustainable location.
- The application complied with policy A2 (Houses in Multiple Occupation) of the adopted City Plan.
- Granting the application would put back into active use the upper floor of the disused hotel, would provide 17 bedrooms and was in an excellent location.

The Principal Planning Officer responded to Members' questions concerning whether amenity space would be provided, concerns around whether the HMO would be used for emergency temporary accommodation or could be used by residents on a longer term basis, clarification about the classification of sui generis, concerns about who would be the housing provider, whether there would be children at the accommodation, whether there would be animals living at the property, whether providing bike storage was a required condition, clarification regarding whether the build would be for temporary or longterm use, whether the public house was still operating as usual, whether the application was still subject to a S106 agreement and what the applicant's potential course of action if the application was refused as follows:

- In regard to amenity space, there was no outdoor amenity space being provided as part of the application. The north side of the site included a small hard standing yard area but this would be set aside for bin and cycle storage
- The application was for a change of use. Officers had had discussions with the applicant and Housing Providers, but whether or not the accommodation would be used for emergency/temporary accommodation or was used on a longer-term basis by tenants, fell outside the scope of the application.

- The term sui-generis was one used for properties that did not fall into any specific category.
- The financial history of the applicant company who would provide the housing was not a material planning consideration in determining the application
- Children would probably be housed at some of the dwellings.
- The application was intended to address the approval or denial of a House in Multiple Occupation (HMO). Determining the identity of the occupiers, however, fell beyond the purview of the application.

The provision of bike storage was a requirement for residential developments

- The HMO would be accessed from an existing doorway along the west elevation of the building which currently led to the stairs serving the hotel. The pub would continue to be accessed via the main front entrance to the south of the building. No access would be available to the pub via the HMO entrance.
- The application sought approval for an unrestricted House in Multiple Occupation (HMO), thereby leaving the decision regarding whether it would be utilised for short-term or long-term housing at the discretion of the provider.
- The building would not be staffed.
- The Public House was still operating as usual.
- The owner of the Station Hotel was not a material planning consideration.
- The application was no longer subject to a S106 agreement, this was reflected in the additional late material.
- The applicant could reapply, should permission not be granted.

The Locum Planning Lawyer responded to Members' questions concerning whether the application would come back to Committee in the event of a deferral as follows:

- If the application was deferred, it would come back to Committee.

The Planning Development Manager responded to Members' questions concerning apprehension around the potential housing provider, whether the properties would be used for temporary accommodation or be used on a longer-term basis and whether it was predicted that the number of units needed for temporary accommodation would change as follows:

- Who the applicant/housing provider was, was not a material planning consideration. The applicant had indicated that they may use the builds for temporary accommodation, but it could be deemed unreasonable to try and condition this as the application was about the principle of a change of use. The background of the company was not a material planning consideration.
- The demand for emergency accommodation was forecasted to rise, owing to the economic climate. Even if the applicant decided not to use the property for temporary and emergency accommodation, the properties would still be at the entry level for getting on the housing market as HMO's were low cost.

Members' Debate

The Chair articulated he wanted tighter planning guidance on the provision of HMO's. However, he said that he believed the application was policy compliant. He said that he would have preferred that the site was used for emergency and temporary accommodation but that the Committee could only judge an application on material planning grounds.

The Vice-Chair noted that he would have been in favour of the application had it been solely for emergency temporary accommodation. He said that he was now less enthusiastic about the application. He said that he was inclined to suggest either refusal or possibly deferring the application so that clarification could be sought as to whether the applicant proposed to house temporary or more long-term tenants.

Councillor Conder expressed her belief that the rooms proposed were not particularly spacious and that they were only suitable for short-term emergency accommodation. She said that the application originally sought to only house people from Gloucester, then it was spread wider. She also raised objections about the proximity of the proposed dwellings to a busy main road. She said that she was unsure as to how she would vote.

Councillor Dee noted that she was disappointed that the building could no longer function as a Hotel.

Councillor Tracey expressed concerns regarding the application, particularly with respect to the insufficient provision of green space for the prospective residents of the dwellings and its proximity to a busy road.

Councillor Gravells acknowledged the challenges in determining his voting stance and drew attention to the quantity of affordable housing within the City. He mentioned that he would likely have voted in favour had the application been situated elsewhere. He expressed a leaning towards supporting the Vice-Chair's potential suggestion of proposing deferral.

Councillor Sawyer articulated her belief that the application site was inappropriately located.

The Chair highlighted that there would need to be a valid planning reason for suggesting refusal of the application.

The Locum Planning Lawyer noted that it would be difficult to defer for the reasons suggested by the Committee (clarification on whether the dwellings would be used for emergency or long-term housing). The application before the Committee was on the principle of converting the Hotel into an unrestricted HMO and members should consider the application before them.

The Planning Development Manager noted that he agreed with the points raised by the Locum Planning Lawyer. He stated that the applicant had applied for open market dwellings.

Councillor Tracey expressed her disagreement with the proposal for deferral, citing that she believed it was not the appropriate course of action. She conveyed concerns about the well-being of prospective occupants of the dwellings, primarily due to the inadequate amenity space and the close proximity of the dwellings to a busy highway network. She emphasized that this could lead to noise pollution and pose a danger, especially for young children residing in the area.

Councillor Sawyer questioned whether the lack of sustainability was a valid planning reason for refusal.

The Planning Development Manager noted that any suggestion for refusal would have to have sufficient planning grounds to do so.

The Vice-Chair noted that he did not wish to seek deferral as he did not believe that his reasons for suggesting deferral were of material planning importance. However, he stated that he would consider voting for refusal on the grounds that it was an inappropriate location, given the lack of amenity space and its proximity to the highway network.

Councillor Dee raised concerns that young families would be housed above a Public House.

Councillor Tracey believed that there were issues regarding health and wellbeing of the residents.

The Vice-Chair moved, and Councillor Sawyer seconded a motion to refuse the application on the grounds that the application site was inappropriately located owing to its proximity to the highway network and on the fact that it did not provide adequate amenity space.

RESOLVED that the application was refused on the grounds that the application site was inappropriately located owing to its proximity to the highway network and on the grounds that the application would provide inadequate amenity space for the residents of the dwellings.

41. WHITE CITY COMMUNITY HUB, NORTHFIELD ROAD - 22/00833/FUL

The Principal Planning Officer presented the report detailing an application for the proposed demolition of existing venture playground building and construction of new community and recreation centre with associated external works, multi-use games area, new play area, car park and associated vehicular access, and formation of vehicular access at Dickens Close (amended scheme pursuant to ref. 21/00298/FUL)

The Principal Planning Officer pointed to the late material which noted that bat mitigation measures had now been submitted by the applicant and would be reviewed by officers. He noted that the Officer recommendation had been updated in the late material to reflect this.

He also highlighted that the applicant had now agreed to change their proposed opening hours to 8am-9pm daily, when it was previously proposed to be 7am – 10pm Monday to Saturday and 8am – 9m Sundays plus a limited number of later evening openings. He stated that therefore, the committee, if they were minded to, could update condition 11 of the Officer report to reflect this change of time. He added that the application no longer sought to host any events outside of these times so condition 12 of the Officer report had become largely superfluous and could also be deleted if the Committee agreed.

The Principal Planning Officer responded to Members' questions concerning what hours were originally granted for the opening of the site, questions about the play equipment that would be on site, whether there was a running track, questions and concerns raised about the number of parking spaces, whether there would be a lift, whether there would be a café, clarity on the type of netting that would be used in the multi-use games area, queries about whether there were specific policies pertaining to number of renewable units on the roofs of buildings and whether or not the potential noise of the Zip-Wire had been considered as follows:

- The times of operation that were proposed originally in the application before the Committee were generally the same than the prior approved application. The difference was that the applicant had originally sought 6 instances per year of events out of hours in the previously approved application. This had been changed to 11 in the current application but now, the applicant no longer wished to conduct any out of hours events.
- The drawing on the site plan was of a playground Pirate Ship. A condition was recommended that would require the provision of details for approval ofmore play equipment.
- The plan did not show an outline of a running track.
- There would be 40 parking spaces, it would probably be private land, so any person/s who parked there without permission would be subject to prosecution, similar to parking infractions on any other private land.
- There would be a lift.
- There would be a café bar.
- Clarity could be sought from the applicant as to the type of netting would be over the multi-use games area (MUGA) by way of additional wording to a condition on the planning permission. Members were happy to leave the approval under Condition to Officers on the basis that a netting was acceptable, but not a solid cover.
- The number of parking spaces was proposed by the applicant. Officers had then consulted Gloucestershire Highways who deemed the 40 parking spaces to be acceptable.
- Regarding the installation of photo voltaic panels or solar panels, generally Officers encourage applicants to install as many as is reasonable. He added that the applicant had shown aspiration in regard to sustainability. Officers could encourage the addition of solar panels but did not force applicants to do so to a policy-based amount.

- The Noise that would be produced by the Zip-Wire had not been investigated in depth. However, the Public Open Space Officer hadliaised with the applicant about options for siting the play equipment in sensible locations and arrangements.
- The Highways Manager responded to Members' questions concerning why 40 parking spaces was deemed acceptable as follows:
- The applicant had submitted a transport assessment. It showed that in busy times, usually there would be demand for up to 25 spaces and 40 spaces to provide a buffer for special events was considered reasonable as an overall amount.

The Chair moved, the Vice-Chair seconded the Officer's recommendation as amended in the late material, with the inclusion of additional wording to a condition to seek clarity about the type of material that would be used for the netting for the Multi-Use Games Area (MUGA), the updating of draft condition 11 of the report to reflect the new proposed opening hours and the deletion of draft condition 12

RESOLVED that the application was granted, subject to the conditions outlined in the Officer report, as amended in the late material, with the inclusion of additional wording to a condition to seek clarity about the type of material that would be used for the netting for the Multi-Use Games Area (MUGA), the updating of draft condition 11 of the report to reflect the new proposed opening hours and the deletion of draft condition 12.

42. 2 OXFORD STREET GLOUCESTER GL1 3EQ - 23/00037/FUL & 23/00038/LBC

The Planning Officer presented the report detailing an application for a listed Building Consent for external and internal alterations to facilitate part Change of Use from Bookmakers (sui generis) into a five-bedroom house in multiple occupancy (C4).

The Planning Officer responded to Members' questions concerning bin storage, and the location of the courtyard as follows.

- The courtyard would be located at the back of the site.
- The proposed bin and bicycle storage had been moved from the dwelling basement and was instead proposed to be located within the rear courtyard.

Members' Debate

The Vice-Chair noted that he was happy that the application after the applicant had sought to move the proposed Bin and Cycle Storage to the courtyard.

Councillor Sawyer highlighted her dissatisfaction with retaining the shop frontage as the building was originally a house.

Councillor Conder noted that she was more content with the application now it was proposed to have a courtyard. She stated that the area had issues with litter but that the application in front of the committee was a useful way of starting to deal with this issue.

The Chair stated that he believed granting the application would tidy up the area.

The Chair moved, and the Vice-Chair seconded the officer's recommendation to grant the application (23/00037/FUL) subject to conditions outlined in the report as amended in the late material.

RESOLVED that the application (23/00037/FUL) was granted subject to the conditions outlined in the report as updated in the late material.

The Chair moved and the Vice-Chair seconded the officer's recommendation to grant (23/00038/LBC) subject to the conditions outlined in the officer report.

RESOLVED that the application (23/00038/LBC) was granted.

43. DELEGATED DECISIONS

RESOLVED that the delegated decisions of September 2023 were noted.

44. DATE OF NEXT MEETING

Tuesday, 5th December 2023.

Time of commencement: 6.00 pm Time of conclusion: 8.10 pm

Chair

Agenda Item 5

GLOUCESTER CITY COUNCIL - DEVELOPMENT CONTROL

Committee:	Planning
Date:	5 th December 2023
Address/Location:	RAOB Club, 87 - 91 Southgate Street, Gloucester
Application No:	23/00696/OUT
Ward:	Westgate
Expiry Date:	21 st November 2023
Applicant:	Mr Andrew Jamieson - Gloucester Regen Capital Ltd
Proposal:	Outline planning application for the demolition of former RAOB Social Club and redevelopment of the site to provide 17 residential flats and associated landscaping and external works. (landscaping reserved) Revision to extant consented scheme comprising 14 units (17/00658/OUT).
Report by:	F. Ristic
Appendices:	Proposed elevations and floor plans

SITE LOCATION PLAN



1.0 SITE DESCRIPTION AND PROPOSAL

The application site is located to the east of Southgate Street. Until recently the site comprised the now disused RAOB clubhouse and its ancillary buildings. These buildings have recently been demolished and the site is now cleared. It has a site area of 0.07 Page 15

hectares (0.18 acres). To the north of the site is the grade 2 listed public house 'Whitesmiths Arms'. Immediately to the south is number 93 Southgate Street, a three storey red brick building with office accommodation on the ground floor and residential apartments above. 95-97 Southgate Street is a takeaway on the ground floor with residential use above. The site is located in the Southgate Street Conservation Area on the boundary with The Spa Conservation Area. The area is a mix of residential properties with several shops, restaurants, takeaways and a church. The site lies outside Gloucester's primary shopping area. The applicant has already erected a bat box on the site and one on the side of number 93 Southgate Street as bats were identified in the roof of part of the RAOB prior to its demolition. These boxes were agreed by Natural England and the Council's ecologist.

1.1 Proposal

This application seeks to redevelop the site by constructing a building to accommodate 17 residential flats (13 x 1 bed flats and 4 x 2 bed flats). 4 of the 5 ground floor units would be M4(2) compliant (all 1 beds) and three of the 5 flats on the ground floor would be social housing (all 1 beds) The original scheme for 14 units was revised a number of times since it was originally submitted to try to ensure that it didn't have a significant impact on 4 and 6 Albion Street or the rear of 93 Southgate Street. This scheme shows a new building at the front of the site facing Southgate Street that would be 3.storeys with a further floor in the roof and then drop to three storeys, then a further drop to two storeys at the rear. The rear section would be built in the style of a mews development. There would be no off street parking at the site. The application does include an enclosed refuse store and cycle storage with 20 cycle spaces. These would be accessed via a gated passage at the side of the building between the site and the Whitesmiths Arms. This gated passageway would also access the mews flats at the rear.

Proposed layout

The ground floor has been arranged to provide a communal residential entrance to the front of the building accessed from Southgate Street which would lead to a 2 bed flat and the communal stairs which provide access to the accommodation at upper floors. To the rear of this would be an internal, communal bin store and bike store. The mews building to the rear would provide 2 adjoining buildings each with their own entrance and stair core providing 4 x 1 bed flats per floor and three flats on the top floor where the rear drops down to two storeys.

The first floor at the front provides two flats accessed from the shared stair. The second floor proposes two further flats in the front building. The third floor would comprise a two bedroom flat built within the pitched roof.

Outside space

The application proposes a mixture of hard landscaped borders and soft planting to the borders. There would be a small shared drying green at the rear of the property. The landscaping scheme would be further developed as part of the reserved matters application which would include more details on planting, surface materials and boundary treatments.

Materials

The proposal is for natural facing brick, render and natural timber cladding, The roof is proposed to be zinc standing seam with single ply membrane and painted aluminium window frames are proposed. The doors would be clear glazed with a painted aluminium frame. It is recommended that a condition on the permission requests details of materials.

2.0 RELEVANT PLANNING HISTORY

Application Number	Proposal	Decision	Decision Date
44/43792/HIST	31885/04:- Rebuild 89 and rear of 91 to form club accommodation on ground floor and offices above and alterations to front elevation. (no 87- 91)	Granted	13.07.1989
44/43793/HIST	31885/04/lbc:- Alterations to ground floor front elevation, substantial demolition and alterations and re-building to the rear of the front facade. (no 91)	Granted	13.07.1989
44/43794/HIST	31885/04/cac:- Demolition of three storey front part of non-listed building. (no 89)	Granted	13.07.1989
16/00421/FUL	Demolition of all the buildings above ground level behind the rear wall of the "courtyard" (amended description)	Granted	08.06.2016
17/00658/OUT	Outline planning application for the demolition of the remainder of former RAOB Club and construction of 14 units (C3) together with landscaping and associated works (landscaping reserved) (amended plans and description)	Granted	01.08.2023
23/00231/CON DIT	Discharge of condition 4 (Construction Method Statement) and 7 (demolition statement) of permission 16/00421/FUL	All discharged	28.03.2023

3.0 RELEVANT PLANNING POLICY

The following planning guidance and policies are relevant to the consideration of this application:

National guidance

National Planning Policy Framework (NPPF) and Planning Practice Guidance.

Development Plan

Gloucester, Cheltenham and Tewkesbury Joint Core Strategy (Adopted 11 December 2017)

Relevant policies from the JCS include:

- SP1 The need for new development
- SP2 Distribution of new development
- SD4 Design requirements
- SD.8 Historic Environment
- SD.9 Biodiversity and Geodiversity
- SD.10 Residential development
- SD.11 Housing Mix and standards
- SD.12 Affordable housing
- SD14 Health and environmental quality
- INF1 Transport network
- INF.3 Green Infrastructure
- INF4 Social and community Infrastructure
- INF.7 -Developer Contributions

City of Gloucester Local Plan (Adopted 14 September 1983)

The statutory Development Plan for Gloucester includes the partially saved 1983 City of Gloucester Local Plan. Paragraph 219 of the NPPF states that '...due weight should be given to (existing policies) according to their degree of consistency with this framework (the closer the policies in the plan to the policies in the Framework, the greater the weight that may be given).' The majority of the policies in the 1983 Local Plan are out-of-date and superseded by later planning policy including the NPPF and the Joint Core Strategy. None of the saved policies are relevant to the consideration of this application.

Development Plan Gloucester City Plan

Gloucester City Plan ("City Plan") will deliver the JCS at the local level and provide policies addressing local issues and opportunities in the City. The plan has now been adopted so significant weight may be given to individual policies.

Relevant policies from the Gloucester City Plan (2023) include

- A1 Effective and efficient use of housing, land and buildings
- A6 Accessible and adaptable homes
- C1 Active design and accessibility
- D1 Historic Environment
- D2 Non-designated heritage assets
- D3 Recording and advancing understanding of heritage assets
- E4 Flooding, sustainable drainage, and wastewater
- E6 Development affecting the Cotswold Beechwoods
- F1 Materials and finishes
- F2 Landscape and planting
- F6 Nationally described space standards
- G1 Sustainable transport
- G2 Cycling
- G3 Walking
- G4 Broadband connectivity
- G6 Water efficiency

All policies can be viewed at the relevant website address:- national policies: https://www.gov.uk/government/publications/national-planning-policy-framework--2 Gloucester City policies: http://www.gloucester.gov.uk/resident/planning-and-building-control/planningpolicy/Pages/current-planning-policy.aspx

4.0 CONSULTATIONS

<u>Archaeology</u>

4.1 All built heritage considerations with regard to recording has been dealt with in this site. Because of this, and our updated standard conditions, my comments and suggested conditions differ somewhat from those submitted in 2017. The limited archaeological evaluation undertaken thus far on the site has recovered Roman and medieval pottery as well as evidence for post medieval buildings. Archaeological investigations just 40 metres to the east at 19 Brunswick Square found evidence of prehistoric flint tools and Roman settlement activity. Other excavations 50 metres to the north around Albion House have found evidence for a Roman cemetery. In light of this I am content that significant archaeological remains may survive beneath the site. Given that potential I recommend that the following conditions should be attached should you be minded to grant consent:

- 1. SC47 Post-determination Archaeological Evaluation
- 2. SC48 Approval of foundations, services and other below-ground infrastructure
- 3. SC45 Archaeological Written Scheme of Investigation- Submission of Details
- 4. SC46 Archaeological Written Scheme of Investigation- Implementation of Approved Scheme

COUNTY EDUCATION AND LIBRARIES

4.2 Thirteen of the dwellings are 1 beds and 4 of the dwellings are 2 beds. This falls below the number of dwellings required for an assessment

<u>CIL</u>

IMPLICATIONS

4.3 For the Community Infrastructure levy (CIL) the implications for this development of 17 residential units is the same as for the extant permission's 14 residential units as the Gross Internal Area (GIA) on which CIL is calculated is the same:

- Market Dwellings = 875 square metres (sqm)
- Affordable Dwellings = 135 sqm
- Total GIA for all Dwellings = 1,010 sqm

(SOURCE: **CIL Form 1 'Additional Information'** for 17/00658/OUT and 23/00696/OUT, both dated 22.03.2023)

THE GROSS CHARGE

The CIL charge was set in 2019 at £45 per sqm which, with the indexation that is applied each year to take account of inflation, is currently (in 2023) £49.61 per sqm (see the latest Annual CIL Rate Summary Statement under 'Indexation' on our 'Submitting a Planning Application' webpage at <u>Submitting a planning application - Gloucester City Council</u>).

The total CIL chargeable area of 1,010 sqm gives a charge of £50,107.92.

JUSTIFYING DEDUCTIONS

It is possible to claim <u>deductions</u> from the CIL chargeable area. **Regulation 40, Schedule 1** allows deductions for any existing building, still standing on the site on the first day that the consent permits development, which is to be demolished or re-used and has been in actual lawful use for a continuous period of 6 months in the 3 years leading up to the grant of planning permission. The onus of responsibility is placed on the applicant to **submit evidence** to the Council to prove that these conditions are met, however, in this case CIL Form 1's submitted for both 17/00658/OUT and 23/00696/OUT state, in section 7, that the building hasn't been in use since 2014.

CLAIMING RELIEFS

It is also possible to claim relief from the CIL charge for certain purposes such as for residential extensions and annexes, whole self-build houses and, as in this case for the Social Housing to be provided on site. In section 5 of the CIL Form 1's for both 17/00658/OUT and 23/00696/OUT the intention to claim the same GIA of 135 sqm is made. A pre-requisite of claiming any relief is the assumption of liability for the CIL charge by the submission of CIL Form 2 'Assumption of Liability'. For 17/00658/OUT CIL Form 2 has already been submitted, but this would need to be done for 23/00696/OUT before the commencement of the development. Social Housing relief is mandatory but must still be claimed, with the submission of CIL Form 10 'Charitable and/or Social Housing Relief Claim Form'. Along with CIL Form 2 this must be done prior to the commencement of development and once awarded the relief must be registered as a Local Land Charge against the development site for a clawback period of 7 years. If during the clawback period there is a 'disgualifying event', which in this case would be that a dwelling ceased to be a qualifying social housing dwelling, then the relief granted for that dwelling would become payable. However, this would not default to any future landowner or proprietor of title as liability would have been assumed by a qualifying developer or development partner with the submission of CIL Form 2.

POTENTIAL NET CHARGE

In the case of both 17/00658/OUT and 23/00696/OUT if the above requirements are met then relief of £6,697.35 could be awarded reducing the CIL payable to £43,410.57.

4.4 Environmental Health – Noise

<u>Noise</u>

The recommendations of submitted noise assessment (Impact Acoustics IMP5079-2 V1.0 Dated April 2018) can be applied to the revised development proposal. When the applicant has decided which glazing and ventilation products they wish to install the applicants' acoustic consultant should confirm that they will achieve the same or greater noise reduction as those recommended in the noise assessment. Additionally, the applicant should confirm that the roof construction(s) will also meet the recommendations of the noise assessment.

Demolition and Construction Phase Nuisance

In order to minimise any nuisance from noise, vibration and dust emissions during the demolition and construction phases the applicant should refer to the WRS Demolition and Construction Guidance and ensure its recommendations are complied with.

4.5 Canal and Rivers Trust

No comment

4.6 Waste and Recycling

We will supply 1100 litre communal refuse and waste recycling waste receptacles with 360 litre and 240 litre supplementary receptacles for this site. The refuse and waste receptacles will have to be presented at kerbside by the residents/management company for collection and removed from the kerbside following collections. The developer will need to make sure that the bin store is of sufficient size to contain the 1100 refuse and recycling bins to pass through to kerbside. There will need to be a dropped kerb at the roadside for the crews to take the receptacles from the kerbside to the RCV's.

When the works have been completed there will be need for a site meeting with the developer and the waste collection supervisors to check the dropped kerb and discuss the collection point. <u>4.7 **Ecology**</u> - No objection as looked at in detail and worked through with the previous scheme subject to a condition to retain bat boxes at the site

<u>4.8 LLFA (response to further drainage details - 12th October 2023)</u> – The proposal is in flood zone 1 on a site at negligible risk of surface water flooding. The proposal includes measures to reduce surface water discharge to the local combined sere network to 2.3l/s. This is 40% betterment over the existing surface water discharge rate from the site of 3.94l/s.

The LLFA has no objection to this proposal

4.9 Drainage

I can confirm that I am satisfied with the proposals from a drainage and flood risk perspective. I would recommend application of the condition set out below. This does not require the submission of any further details, just compliance with the details already submitted and approved.

Condition:

No building hereby permitted shall be occupied until the sustainable surface water drainage scheme for the site has been completed in accordance with the details shown on the approved plans (11955/510 P2; 11955/511 P2; 11955/512 P2). The drainage scheme shall be managed and maintained thereafter in accordance with the approved management and maintenance plan submitted with the application (maintenance specification - Project Ref 11955 - Rev A.)

Reason:

To ensure development would not result in unacceptable risk of pollution or harm to the environment and to ensure the proposed development does not exacerbate flood risk and deals with surface water run-off from the site in a sustainable manner

4.10 Contaminated Land

Thank you for your recent consultation regarding the above referenced application in relation to contaminated land matters. WRS understand that the current application is a revision of the original scheme detailed under the previous application ref 17/00658/OUT, WRS provided comments on this previous application on 24.06.19 & 21.04.23.

WRS have reviewed the supporting information and available records to determine any potential contaminated land issues. We understand that the site is located adjacent to a former scrap metal yard and there is the potential for contamination to have migrated onto the site. WRS considers that full contaminated land conditions would be too onerous for this application but recommend that the following 'unexpected contamination' condition is placed on any permission granted under the current application.

In addition it may be helpful to forward the following advisory note to the applicant in relation to the undertaking of an asbestos survey prior to demolition of the current building.

Advisory Note - asbestos and asbestos containing material (ACM)

Condition – Unexpected Contamination

If you have any further queries regarding this matter or information provided in support of the application requiring comment by the Land and Air Quality Team please do not hesitate to

contact us via <u>wrsenquiries@worcsregservices.gov.uk</u> or 01905 822799 quoting the above reference number.

Note – The asbestos note will not be recommended for the demolition as the buildings are now demolished.

4.11 Highways

Gloucestershire County Council, the Highway Authority acting in its role as Statutory Consultee has undertaken a full assessment of this planning application. Based on the appraisal of the development proposals the Highways Development Management Manager on behalf of the County Council, under Article 18 of the Town and Country Planning (Development Management Procedure)(England) Order, 2015 has no objection subject to conditions and financial obligations.

The justification for this decision is provided below. The proposed application is a revision to planning application reference: 17/00658/OUT "...for the demolition of the remainder of former RAOB Club and construction of up to 19 units (C3) together with new access Tel: 01452 425656 Email: michael.sendall@gloucestershire.gov.uk off Southgate Street, car parking, landscaping and associated works to provide 19 residential units". This was subsequently amended to provide 14 residential units.

This proposal seeks consent for 17 no. residential units and will continue to be a car free development, this is lower than the original submission, but greater than the revised application. Access to the site will be provided via the footway site side of Southgate Street. The site is located within a controlled parking zone (CPZ) and we have reviewed the current demand for resident's parking permits in zone GC, which covers the immediate area. I can confirm that the levels of demand exceed capacity by over 200%. Any demand for additional on-street parking generated by this development would displace demand onto areas outside the CPZ resulting in an adverse impact on highway safety and a significant impact on congestion. It is therefore deemed necessary to exclude future occupies of this development from being able to apply for a residents parking permit.

The Highway Authority has undertaken a robust assessment of the planning application. Based on the analysis of the information submitted the Highway Authority concludes that there would not be an unacceptable impact on Highway Safety or a severe impact on congestion. There are no justifiable grounds on which an objection could be maintained.

Conditions

- 1. Bicycle Parking
- 2. Residential Welcome Pack
- 3. Construction Management Plan

Informatives

You are advised that the Local Highway Authority has recommended to the Local Planning Authority (LPA) of which the development forms part and shall be treated as car free/low-car and the occupiers are ineligible for resident parking permits as well as visitors permits if in a residents parking scheme.

Impact on the highway network during construction

The development hereby approved and any associated highway works required, is likely to impact on the operation of the highway network during its construction (and any demolition required). You are advised to contact the Highway Authorities Network Management Team at Network&TrafficManagement@gloucestershire.gov.uk before undertaking any work, to discuss any temporary traffic management measures required, such as footway, Public Right

of Way, carriageway closures or temporary parking restrictions a minimum of eight weeks prior to any activity on site to enable Temporary Traffic Regulation Orders to be prepared and a programme of Temporary Traffic Management measures to be agreed. Construction Management Plan (CMP) It is expected that contractors are registered with the Considerate Constructors scheme and comply with the code of conduct in full, but particularly reference is made to "respecting the community" this says: Constructors should give utmost consideration to their impact on neighbours and the public

- Informing, respecting and showing courtesy to those affected by the work;
- Minimising the impact of deliveries, parking and work on the public highway;
- Contributing to and supporting the local community and economy; and
- Working to create a positive and enduring impression, and promoting the Code.

The CEMP should clearly identify how the principal contractor will engage with the local community; this should be tailored to local circumstances. Contractors should also confirm how they will manage any local concerns and complaints and provide an agreed Service Level Agreement for responding to said issues. Contractors should ensure that courtesy boards are provided, and information shared with the local community relating to the timing of operations and contact details for the site coordinator in the event of any difficulties. This does not offer any relief to obligations under existing Legislation.

Planning Obligations Contribution of £10,000.00 to amend Traffic Regulation Order (TRO) to exclude residents of the proposed development from obtaining permits in the residents parking scheme of zone GC.

4.12 Severn Trent Water

I can confirm that we have no objections to the proposals subject to the inclusion of the following condition:

- The development hereby permitted should not commence until drainage plans for the disposal of foul and surface water flows have been submitted to and approved by the Local Planning Authority, and
- The scheme shall be implemented in accordance with the approved details before the development is first brought into use. This is to ensure that the development is provided with a satisfactory means of drainage as well as to prevent or to avoid exacerbating any flooding issues and to minimise the risk of pollution.

Severn Trent Water advise that there may be a public sewer located within the application site. Although our statutory sewer records do not show any public sewers within the area you have specified, there may be sewers that have been recently adopted under the Transfer Of Sewer Regulations 2011. Public sewers have statutory protection and may not be built close to, directly over or be diverted without consent and contact must be made with Severn Trent Water to discuss the proposals. Severn Trent will seek to assist in obtaining a solution which protects both the public sewer and the building.

Please note that there is no guarantee that you will be able to build over or close to any Severn Trent sewers, and where diversion is required there is no guarantee that you will be able to undertake those works on a self-lay basis. Every approach to build near to or divert our assets has to be assessed on its own merit and the decision of what is or isn't permissible is taken based on the risk to the asset and the wider catchment it serves. It is **vital** therefore that you contact us at the earliest opportunity to discuss the implications of our assets crossing your site. Failure to do so could significantly affect the costs and timescales of your project if it transpires diversionary works need to be carried out by Severn Trent.

NOTE: we would not permit a surface water discharge into the public combined sewer, unless it is demonstrated there are no other options available and recommend the applicant seeks alternative arrangements

4.13 Conservation

Legislation

The property is located within the Southgate Street Conservation Area wherein the Local Planning Authority is statutorily obliged to pay special attention to the desirability of preserving or enhancing the character or appearance of the area. This duty is required in relation to Section 72(1) of the Planning (Listed Buildings and Conservation Areas) Act 1990.

The Conservation Area was designated 2007 and the Conservation Area Management Plan has been adopted as an SPD.

National Guidance

Section 16 of the National Planning Policy Framework asks that Local Planning Authorities should take account of the desirability of sustaining or enhancing the significance of heritage assets. Paragraph 197 states that in determining planning applications, local planning authorities should take account of:

• the desirability of sustaining and enhancing the significance of heritage assets and putting them to viable uses consistent with their conservation;

• the positive contribution that conservation of heritage assets can make to sustainable communities including their economic vitality; and

• the desirability of new development making a positive contribution to local character and

distinctiveness

Paragraph 199 states that when considering the impact of the proposed works on the significance of a designated heritage asset, great weight should be given to the asset's conservation. It also notes that significance can be harmed through alteration or development within the setting. Paragraph 200 states that any harm to or loss of the significance of a heritage asset should require clear and convincing justification.

Development Plan

The Joint Core Strategy was adopted December 2017.Policy SD8 relates to historic environment. The Gloucester City Plan was adopted January 2023. Policy D1 in the adopted Gloucester City Plan (City Plan), focuses on the historic environment. It states that development proposals must conserve the character, appearance and significance of designated and non-designated heritage assets.

Proposals and comments

This application is a revision to the previously consented scheme under 17/00658/OUT from 14 Units to 17. The principal of demolition of the element of the former RAOB unit attached to the Grade II listed Whitesmiths arms has been agreed and satisfactorily undertaken under the previous consent and through Listed Building Consent 23/00415/LBC for the alterations to the gable end of the Whitesmiths Arms, so this element is not considered within this consultation response.

The proposal is to increase the number of units within the scheme, the street scene remains unchanged from the previously consented scheme with the additional units being set back behind the front block. I have no objections to the increase in numbers and the resulting changes to the rear elevations to increase the height of the rear block. However, the front elevation still offers little contribution to the Southgate Street scene and some architectural interest would have been welcomed. Particularly where the proposed ground floor windows look directly on to the pavement with no set back and the building is built out to the edge of the plot.

I do not consider that the additional units and the upward extension will alter the impact on the character of the Conservation Area from that in the previously consented scheme which is considered to be less than substantial harm.

Recommendation: Approve

For the reasons outlined above, it is considered that the current proposal would preserve and enhance the character and appearance of the Southgate Street Conservation Area and would sustain its significance as a designated heritage asset. As such the proposal accords with Section 16 of the National Planning Policy Framework and JCS Policy SD8, and policy D1 of the City Plan and would meet the requirements of the statutory duty of Section 72(1) of the 1990 Act.

4.14 Civic Trust

No response

4.15 Housing

Summary

The application does not comply with Nationally Described Space Standards (NDSS) and falls significantly short of NDSS on 13 of the proposed 17 homes. The smallest of these homes only achieves 90% performance against NDSS and is too small to provide a quality living environment. Flat 1 on the 2nd floor meets NDSS with the remaining 3 homes exceeding NDSS, which is due to them being single occupancy studio homes. The proposal includes the required minimum of 4 homes to be to M4(2) standard, in compliance with A6 of the City Plan. The application does not provide a mix of homes, and therefore is not creating a mixed and balanced community, in line with JCS policy SD11. The application does not offer any private and exclusive functional outdoor amenity space for the individual homes, only a small communal garden to the rear of the site. The proposal encourages active transport by the inclusion of bicycle storage, and benefits from being a city centre location with access to bus routes and the train station. There is no associated car parking with the development. On this basis, HPST would recommend refusal, but the application could be made acceptable by a reduction in quantum, with fewer larger homes allowing for NDSS to be met across the scheme.

Design Principles

The council wishes to see affordable rented homes provided to a double standard i.e., 1 bed 2 person, 2 bed 4 persons, 3 bed 6 persons, 4 bed 8 persons. This is to allow homes to be fully occupied and meet housing need. Only 10 of the homes are to double occupancy standards but none of these are compliant with National Described Space Standards. 3 homes exceed NDSS by being single occupancy

It is a priority for HPST that developments provide quality homes that people want to live in, and HPST are of the view that the proposed homes are too small to provide quality living

environment for the intended occupants. It is the view of HPST that the applicant has reduced the occupancy of the 2 bedroom homes from 4 persons to 3 to reduce the extent of underperformance, but this does not resolve the issue of the homes being too small. As the property is a new build rather than a conversion, it is not constrained by existing building layout and should take the opportunity to achieve better use of space to comply with Policy A1.

This can be seen on the 2nd floor, where Flat 2 is 1 bed 2-person home at 46sqm in size, contrasted with Flat 5 on the same floor, which is designated as a 1 bed 1 person home, yet is larger at 48sqm. Whilst Flat 5 is still slightly shy of achieving NDSS for 2 people, it would be a more effective use of space to have these round the other way.

The development considerably overdelivers on 1-bedroom homes at a rate far higher than housing need. The effective and efficient use of land will impact on both design quality and quantum achieved on the site. There is scope for the design of the site to provide both the right mix of housing and meet the Councils housing obligations. HPST would suggest a revised application consisting of fewer larger homes, both in terms of size per home and in the number of bedrooms being provided. For example, the ground floor could accommodate 2 x 2-bedroom 4 person homes (70sqm) and 1 x 3- bedroom 6-person home (95sqm).

The application is compliant with SD12 of the JCS by providing 3 homes that will be for Affordable Housing. The concern from HPST however is that as the ground floor homes that have been allocated for this provision do not meet NDSS, it is unlikely a Registered Provider would be willing to take these on.

HPST reiterate comments made on an earlier application in relation to the design of Flat 1 on ground floor. The property has 3-bedroom windows that are level with the street and pavement. HPST would suggest the applicant consider whether the layout of this flat could be altered to offer more privacy for the bedroom space, instead having the living space adjacent to the streetside.

Accessible and Adaptable Housing

Policy A6 of the Gloucester City Plan requires 25% of all homes across a development to be completed to M4(2) standard, and 4% of the affordable housing provision to meet M4(3) standard. JCS Policy SD11 advises that 'housing should be designed to be accessible and adaptable as far as is compatible with the local context and other policies, including Policy SD8'.

On a development with 17 homes, a minimum of 4.25 homes should be provided to M4(2) standard, in compliance with A6. Due to the size of the development the requirement for M4(3) provision will not apply. The application is providing 4 homes on the ground floor to M4(2) standard and is policy compliant having been rounded down.

HPST would expect to see annotated drawings showing how these properties are used and accessed. It is not clear from the application if these homes are big enough to 4 comply with Part M Building Regulations, in terms of circulation space and the width of internal spaces.

It should also be noted that the Building Regulations also cover the requirements in relation to access to the building and associated parking. There is no parking proposed for this development, which overall HPST would see a positive given the city centre location, however, for someone with mobility issues, they may have difficulty in accessing the

property by car if there is no "drop off" space on Southgate Street. M4(2) Regulations set out how parking should be designed for such homes

It is expected that the developer will ensure that adaptations for the 3 x ground floor M4(2) Affordable Homes can take place following completion, reflecting provisions of the Section 106 agreement. This will mean the developer will need to liaise with the Registered Provider to ensure defects periods are not adversely affected by any further adaptations. The provision of accessible and adapted home should be conditioned, thereby triggering Building Control inspection to ensure compliance on completion. This is of particular importance in relation to open market dwellings (Flat 2 on the ground floor).

Active Transport

Applications will be expected to maximise all viable options to improve opportunities for walking and cycling in and around proposed developments, in line with policy C1 of the City Plan. By minimising car parking opportunity on a development, this would encourage the take up of walking and cycling.

There is no car parking provision on site as the property is located within close proximity to the city centre and is within walking distance to several bus routes across the city and the train station.

The scheme is proposing both internal and external bicycle storage, totalling a 20 cycle spaces. The maximum occupancy of the scheme is 39 residents, so there is storage opportunity for 50% of the residents.

Private Amenity Space

HPST are of the view that private outdoor amenity space should be included as part of any design, and to mitigate the use of flats. The application includes a small shared communal garden to the rear, however, does not offer any exclusive outdoor space. The Juliette balconies for the first floor flats do not offer useable outdoor space, and open inwards which further limits the available 5 and useable indoor space, which is a particular concern given how already small size of these homes.

The National Design Guide specifies in section H2 that amenity spaces should have a reasonable degree of privacy, and that private external space incorporates planting, storage, a clothesline and an outdoor entertaining area. External apartment balconies should provide space for a table with chairs.

The London Housing Design Guide, published in 2010 by the Mayor of London, sets out that as a minimum outdoor space should be sufficient as to allow for occupants to have a meal around a small table, to dry clothes, or for a family to sit outside with visitors. Section 4.10 specifies a minimum of 5 sqm of private outdoor space is required for all 2 person dwellings with an extra 1 sqm for each additional occupant. The minimum width and depth for all balconies and private external spaces is 1500mm.

Given these specifications have been created for a denser, space-poor urban city, it is not unreasonable to expect that these can also be achieved in Gloucester.

The applicant should consider in context of the development, whether any functional private outdoor space can be incorporated to the design such as inset balconies and roof terraces.

Conclusions

The application fails to meet NDSS on 13 of the 17 homes, and significantly underdelivers. The 3 homes that exceed NDSS are to single occupancy standard. The proposed property is a new build rather than a conversion, and so is not constrained by an existing building layout and therefore the applicant should take the opportunity to achieve better use of space. The application is compliant with A6 of the City Plan in that it states that 4 homes will be to M4(2) standard, with 3 of those being the required 3 Affordable Homes. The standard should also be conditioned. The applicant needs to address the issue of vehicular access for the M4(2) homes. The proposal encourages active transport by the inclusion of internal and external bicycle storage space, and with no car parking associated with the development. The application does not offer any private functional outdoor space for the individual homes, only a small communal garden to the rear of the site, and the use of Juliette balconies on the upper floors further restricts internal floor space. 6 On this basis, HPST would recommend refusal, but the application could be made acceptable by a reducing the number of homes on the scheme, meeting NDSS on all homes and the addition of a larger family home.

5.0 PUBLICITY AND REPRESENTATIONS

5.1 Neighbouring properties were notified and a site notice and press notice was published. No letters of objection were received

5.2 The application can be viewed on: <u>View your planning applications - Gloucester City Council</u> within the Westgate ward.

6.0 OFFICER OPINION

Legislative background

6.1 Section 38(6) of the Planning and Compulsory Purchase Act 2004 requires the Local Planning Authority to determine planning applications in accordance with the Development Plan, unless material considerations indicate otherwise.

6.2 Section 70(2) of the Town and Country Planning Act 1990 (as amended) states that in dealing with a planning application, the Local Planning Authority should have regard to the following:

- a) the provisions of the development plan, so far as material to the application;
- b) any local finance considerations, so far as material to the application; and
- c) any other material considerations.

6.3 The development plan consists of the Gloucester, Cheltenham and Tewkesbury Joint Core Strategy (JCS) and the partially saved 1983 City of Gloucester Local Plan and the Gloucester City Council Local Plan (2023). However, as outlined earlier, the 1983 Local Plan is considered to be out-of-date.

6.4 It is considered that the main issues with regard to this application are as follows.

- Principle
- Design, layout and landscaping
- Contaminated land
- Affordable housing
- Heritage issues
- Traffic and transport
- Biodiversity
- Residential amenity
- Archaeology

- Open Space, Recreation and community facilities
- Drainage and Flood Risk
- Noise
- Economic considerations

Principle

6.5 The NPPF requires local planning authorities to demonstrate a 5 Year Housing Land Supply, with an appropriate buffer, against the relevant housing requirement. The JCS addresses housing supply and demand under Policies SP1 (The Need for New Development and SP2 (Distribution of New Development) as well as within Part 7 (Monitoring and Review).

6.6 The NPPF sets out that there will be a presumption in favour of Sustainable Development. For decision-taking this means: approving development proposals that accord with an up-todate 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-ofdate, 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.

6.7 The NPPF (2021) 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..).'

6.8 At the time of writing, the Council is not able to demonstrate a 5 year housing land supply. For the purpose of this application and in the context of paragraph 11 of the NPPF, including footnote 8, the 'tilted balance' is engaged. For decision making this means approving development proposals unless any adverse impacts of doing so would significantly and demonstrably outweigh the benefits, when assessed against the policies in the Framework taken as a whole. The assessment of this and the wider balancing exercise is set out in the conclusion of the report.

6.9 Policy SD10 of the JCS allows for infilling within the existing built up areas of the City of Gloucester. In terms of the broad principles of development, the site is a brownfield site within the built up area of the City, is in a sustainable location for residential use and would contribute to housing supply.

6.10 As the site is located within the built up area of the city, the principle of development is considered acceptable in accordance with JCS Policy SD10, subject to assessment against other planning considerations in the remaining sections of this report such as the impact on the Conservation Area, Noise, Impact on the Listed Buildings and Highways.

Design, layout and landscaping

6.11 The NPPF requires developments to be of high quality design and respond to local character integrating into the local environment. The NPPF states that good design is a key aspect of sustainable development, and sets out criteria for decision making including ensuring that developments will function well and add to the overall quality of the area, are visually attractive, sympathetic to local character and history while not preventing or discouraging appropriate innovation or change, establish/maintain a strong sense of place, optimise the potential of the site to accommodate an appropriate amount and mix of

development, and create safe, inclusive accessible places.

6.12 JCS Policy SD4 sets out requirements for high quality design, including responding positively to and respecting the character of the site and surroundings, and being of a scale and materials appropriate to the site and setting.

6.13 The previous application was amended a number of times since it was first submitted to improve the relationship of the buildings with the neighbouring properties and the design of the building in the street scene. This final design came from acknowledging that the character of the surrounding area is predominantly 2 to 3 storey to the frontage with narrow plots and that any extensions are subservient to those on the principal frontage. The height of the scheme was reduced to three storeys with dormers in the roof at the front. The frontage no longer appears overly dominant or overbearing in the street scene. The front elevation has also been improved with more vertical emphasis reminiscent of nearby town houses. The elevational form to Southgate Street has been refined to provide a contemporary approach of townhouse with dormer windows to the front elevation matching that of 136-138 Southgate Street. The material choice will highlight the contemporary approach with a zinc standing seam roof, aluminium doors and windows, timber cladding to stair cores, glazed balustrades and a louvred privacy screen. The quality of the materials will be key to the success of the scheme.

6.14 The rear section has been designed with a mews development in mind. The mews flats would be accessed from the side. The brick, render and timber would break up the elevations and mass of the building. This design differs from the previously granted scheme by the addition of three more units as a third floor to the mews section. The very end of the mews has been kept at two storey to ensure that the scheme is not overly dominant on the rear garden of number 6 Albion Street. It is considered that the revised design would enhance the conservation area and would not appear overly prominent in the area. It is therefore considered that the proposal complies with policy SD.4 of the JCS (2017)

Contaminated land

6.15 The Council's Environmental Heath Officer has looked at the records for the site and has recommended a contaminated land condition. They also recommended an informative about asbestos regarding the demolition of the existing buildings. The informative is not required as the buildings on the site are now all demolished.

Affordable Housing

6.16 The Council's Housing Strategy team have confirmed that there is a substantial need for affordable housing in the city. This application is for 17 units and under the JCS policy would be expected to provide 20% affordable housing on-site unless it can be justified why on-site is not possible. For this scheme this would result in 3 dwellings. The applicant has agreed to this and 3 of the 1 bedroomed dwellings would be affordable housing and this would be secured via the S106 agreement.

6.17 As the application will provide 20% affordable housing in accordance with the requirement in the Gloucester City Plan (2023), the proposal is policy compliant. The proposal would also provide 4 of the 5 ground floor units as M4(2) compliant (all 1 beds). This is supported by the Housing Strategy team. The applicant has provided additional plans to show the accessibility of these M4(2) units.

<u>Heritage Issues</u>

6.18 This site has been subject to much discussion. The original scheme required significant changes to address concerns raised regarding the following aspects -

- Loss of No 87 Southgate Street
- Setting and impact on the designated asset of the Whitesmiths Public House
- Height, scale and massing relating to surrounding character
- Elevation treatment

6.19 The buildings on the site have now been demolished since the previous application was submitted and the gable end repairs to the Whitesmiths Arms have been completed. Therefore the loss of number 87 is no longer an issue.

Setting and impact on the designated asset of the Whitesmiths Public House The original scheme was revised to provide a development which follows that of the adjacent terracing. The heights have been reviewed together with the materials and design of the scheme

Height, scale and massing and elevational treatment - The character of surrounding area is predominantly 2 to 3 storey to the frontage and plots are narrow and any extensions are subservient to those on the principal frontage. The height of the proposed building would not appear out of keeping in the surrounding area. The elevational form to Southgate Street will provide a contemporary approach of townhouse with dormer windows to the front elevation matching that of 136-138 Southgate Street. Materials include a zinc standing seam roof, aluminium doors and windows, timber cladding to stair cores, glazed balustrades and a louvred privacy screen. Materials are important and the scheme has provided a rendered treatment as an alternative to Break up the massing and that of the front elevation. A stone string course has been added which assists in providing a definition to the ground floor following the commercial shopfronts adjacent.

6.20 The scheme has been revised on several occasions to take account of concerns raised and changes submitted to reflect the discussions. The scheme utilises high quality materials and has been subject to numerous design discussions and refinements. The choice of materials would be critical to the success of the scheme and these would be conditioned should permission be granted.

6.21 The councils conservation officer has not objected to the proposal stating that she has no objections to the increase in numbers and the resulting changes to the rear elevations to increase the height of the rear block. It is noted that the conservation officer considers that the front elevation still offers little contribution to the Southgate Street scene and some architectural interest would have been welcomed. Particularly where the proposed ground floor windows look directly on to the pavement with no set back and the building is built out to the edge of the plot. However, the conservation officer has recommended approval of the scheme. The front of the scheme is unchanged from the previously consented scheme.

6.22 To conclude, I do not consider that the additional units and the upward extension will alter the impact on the character of the Conservation Area from that in the previously consented scheme which is considered to be less than substantial harm.

Traffic and transport

6.23 The NPPF requires that development proposals provide for safe and suitable access for all and that development should only be prevented or refused on transport grounds where the residual cumulative impacts of development are severe. Policy INF1 of the JCS requires safe and accessible connections to the transport network. NPPF paragraph 108 provides that it should be ensured that, *inter alia*, any significant impacts from development

on the transport network (in terms of capacity and congestion), or on highway safety, can be cost effectively mitigated to an acceptable degree. Paragraph 109 sets out 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.

6.24 The proposed scheme would be car free but would provide 20 secure and covered cycle spaces. The area is within the Gloucester Central controlled parking zone which is covered by a Traffic Regulation Order (TRO). Under the TRO, residents with a council tax number are able to apply for up to two parking permits to allow them to park within the controlled parking zone. However it is advised that the existing permit scheme in the area is already oversubscribed.by 200%. Given this situation, additional permits associated with this residential development would have an unacceptable impact on highway parking capacity. The controlled parking zone would have a deficit of parking opportunities within an acceptable distance of the proposed development as there would be fewer parking opportunities than permits. Any demand for additional on-street parking generated by this development would displace demand onto areas outside the CPZ resulting in an adverse impact on highway safety and a significant impact on congestion. It is therefore deemed necessary to exclude future occupiers of this development from being able to apply for a residents parking permit. The applicant is therefore required to pay a Planning Obligations Contribution of £10,000.00 to amend Traffic Regulation Order (TRO) to exclude residents of the proposed development from obtaining permits in the residents parking scheme of zone GC. The applicant has agreed this and this would be secured through the S106.

Biodiversity

Bats

6.25 Bats are a European Protected Species (EPS) under the 'Regulation 53 of the Conservation of Habitats and Species Regulations 2017' and the authority is required to have evidence to support an assessment of the likely impact on EPS, prior to issuing consent.

6.26 The planning authority takes guidance from the three tests in Regulation 55 of the Conservation of Habitats and Species Regulations 2017 and before determining this application has also taken into consideration ODPM Circular 06/2005 (paragraphs 99, 112 & 116). Regulation 55(2) defines the circumstances where derogation is allowed for an affected EPS and a license could be issued by Natural England. All three test are to be met by the proposals prior to planning permission being allowed which include:

• The first test set out in Regulation 55(2)(e) deems that the need for the development should be in the interests of public health, public safety and an imperative reason of overriding public interest, which includes beneficial consequences of primary importance for the environment.

• The second test set out in Regulation 55(9)(a) deems that there should be 'no satisfactory alternative'.

• The third test set out in Regulation 55(9)(b) deems that the development should have no detrimental effect on the favourable conservation status of an EPS.

6.27 A Bat Survey report was submitted with the previous application and recently updated in 2023. A small common pipistrelle bat roost was identified in the north-western part of the building. The applicant undertook bat emergence surveys and obtained a licence from Natural England. The existing buildings have now been demolished on the site and the applicant has constructed 2 bat boxes on the site. One is pole mounted at the rear of the

site and one is a box on the side of number 93. These were designed and approved by the councils ecologist and Natural England. The applicant has also designed a roost in the new gable end of the Whitesmiths Arms. The Council's ecologist has no objection to the proposals as the ecological issues were assessed with the previous scheme. It is recommended that the bat boxes are conditioned to remain in perpetuity as agreed with the previous scheme and a condition should be placed on the permission requesting details of lighting to ensure that it is acceptable for the bats.

Cotswold Beechwoods and Alney Island

6.28 Natural England were consulted on the original scheme and recommended that in regard to the Severn Estuary Special Protection Area (SPA), the application could, in combination with other new residential development in the authority area, have potential significant effects on mobile species outside the SPA boundary i.e wild birds designated as part of the SPA. Natural England required further information in order to determine the significance of these impacts and the scope for mitigation. The Council produced a Habitats Regulation Appropriate Assessment for the site This recommended that the applicant produce a householder information pack for residents about Alney Island SAC and a £2,000 payment for informative signage at the SAC to mitigate the potential impact from residents on the SAC. These suggested mitigation measures have been agreed by Natural England and accepted by the applicant. These will form part of the legal agreement.

6.29 Since the previous application, the Council now have agreed with Natural England a set cost for applicants to contribute towards the protection of the Cotswold Beechwoods SAC. The applicant accepts this cost and this will also be covered by the legal agreement.

Residential amenity

6.30 Paragraph 17 of the NPPF provides that planning should always seek to secure high quality design and a good standard of amenity for all existing and future occupants of land and buildings This is reflected in Policy SD14 of the JCS which requires that new development must cause no harm to local amenity including the amenity of neighbouring occupants.

6.31 This previous application was revised a number of times to minimize the impact on the amenity of the neighbouring properties. The main concerns was the impact on the rear facing bedroom windows of 2 and 4 Albion Street. Impact on the rear and the garden of 6 Albion Street and impact on the rear of the property and the rear garden of 93 Southgate Street.

– Rear garden of number 6 Albion Street - There is a distance of 10m from the corner of number 6 to the corner of the proposed building. Under the previous scheme, the applicant moved the proposed window in the rear elevation at 2nd floor level to the back of the site. This would therefore not directly overlook the rear garden of number 6 Albion Street.

-Rear windows 2 and 4 Albion Street – There is a distance of 12 and 14m from the rear of the windows in 2 and 4 Albion Street to the side elevations of the new building. Given these distances, the applicant has proposed opaque glazed windows with powder coated aluminium frames and louvred privacy screens with opaque glazed fins to minimise the impact of overlooking the rear of numbers 2 and 4 Albion Street.

–Rear garden 93 Southgate Street – The applicant has proposed obscure glazing to the bathroom windows and high level kitchen windows to the side elevation facing the rear amenity area of number 93. The building would also be staggered away from the boundary.

6.32 It is considered that the proposed design would not significantly impact on the amenity of the neighbouring properties given the staggering away from the boundary with number 93 and the distances from the properties in Albion Street.

Environment for future occupiers

6.33 Consideration also needs to be given to the living environment which would be provided for any future occupiers of the proposed residential units. Paragraph 130 (f) of the NPPF and policies SD4 and SD14 of the JCS, as referred to above, are relevant in this regard, as is Policy SD11 of the JCS which relates to "Housing Mix and Standards". In terms of housing standards, Policy SD11 specifies that:

- 1. New housing should meet and where possible exceed appropriate minimum space standards.
- 2. Housing should be designed to be accessible and adaptable as far as is compatible with the local context and other policies, including Policy SD8

6.34 The "Delivery" section of Policy SD11 advises that the Government's Housing Standards Review was completed in 2015, which presents a single set of national space standards. The National Space Standards have been taken forward within the Gloucester City Plan. Policy F6 of the emerging plan provides that development proposals for new residential development (including change of use or conversions) must meet Nationally Described Space Standards. On the basis of the stage of preparation the plan has reached, and the consistency of policy with the NPPF, and its reference to national standards, Policy F6 can be afforded moderate weight in accordance with paragraph 48 of the NPPF.

6.35 Furthermore, the City Plan pre- submission Housing Background Paper (September 2019), indicates the need for National space standards within the city. The data shows that the conversions sampled often fall below the NDSS. 66% of conversions were below the standard for internal floor area.

https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment_d ata/file/524531/160519 Nationally Described Space Standard Final Web version.pdf

6.36 The standard provides that any area with a headroom of less than 1.5 metres is not counted within the Gross Internal Area unless used solely for storage. The standard also requires that any other area that is used solely for storage and has a headroom of 900-1500mm (such as under eaves) is counted at 50% of its floor area. Further, the standard requires that the minimum floor to ceiling height is 2.3m for at least 75% of the Gross Internal Area.

Floor area	meet NDSS
Bedroom 1- 2 bed 4 persons 58m2	70m2 No
Bedroom 2-1 bed 2 persons 45m2	50m2 No
Bedroom 3-1 bed 2 persons 45m2	50m2 No
Bedroom 4- 1 bed 2 persons 45m2	50m2 No
Bedroom 5- 1bed 2 persons 45m2	50m2 No
First floor Bedroom 6- 2 bed 4 persons 59m2 Bedroom 7- 1 bed 2 persons 48m2 Bedroom 8- 1 bed 2 persons 46m2 Bedroom 9- 1 bed 2 persons 46m2	70m2 No 59m2 No 50m2 No 50m2 No Page 34

Bedroom 10- 1 bed 2 persons 46m2 Bedroom 11- 1 bed 2 persons 46m2	50m2 No 50m2 No
Second floor	
Bedroom 12- 2 bed 4 persons 61m2	70m2 No
Bedroom 13- 1 bed 2 persons 46m2	50m2 No
Bedroom 14- 1 bed 1 person 46m2	39m2 Yes
Bedroom 15- 1 bed 1 person 46m2	39m2 Yes
Bedroom 16- 1 bed 1 person 46m2	39m2 Yes
<u>Flat 3</u> Bedroom 17- 2 bed 4 person 63m2	70m2 No

6.37 It is noted that only 3 of the flats meet the NDSS (2015). This is because the original 14-unit scheme was determined before the council had an adopted policy in the Gloucester City Plan requiring buildings to accord with the NDSS (2015) (Policy F6). The extant permission for 14 flats establishes a 'fallback position' and is a material consideration which the decision maker is required to take into account when determining the current application. 6.38 The three new flats on the second floor at the rear, meet the NDSS. All the flats have windows to the habitable rooms and there is an enclosed area at the rear for cycle storage and bin storage. There is also an area of communal open space at the rear to be used as a drying area. In respect of the 3 additional flats (over and above the extant permission), the proposal complies with policy SD.14 of the JCS (2017). Whilst 14 of the proposed flats do not meet the policy requirements the site benefits from an extant permission which are space standard compliant and will provide affordable housing. It is therefore considered that the current application is acceptable taking into account the fallback position which is established by the extant consent.

<u>Archaeology</u>

6.39 All built heritage considerations with regard to recording has been dealt with in this site under the previous application. Because of this, and the council's updated standard conditions, the suggested conditions differ from those submitted in 2017. The limited archaeological evaluation undertaken thus far on the site has recovered Roman and medieval pottery as well as evidence for post medieval buildings. Archaeological investigations just 40 metres to the east at 19 Brunswick Square found evidence of prehistoric flint tools and Roman settlement activity. Other excavations 50 metres to the north around Albion House have found evidence for a Roman cemetery. In light of this, the Council's Archaeologist is content that significant archaeological remains may survive beneath the site. Given that potential, it is recommended that 4 archaeological conditions should be attached if consent is granted.

Open Space, Recreation, Education and Community Facilities

6.40 The NPPF provides that the planning system can play an important role in facilitating social interaction and creating healthy, inclusive communities Policies INF3, INF4 and INF6 of the JCS require new residential developments to provide for any additional infrastructure and community facilities required to serve the proposed development.

6.41 There is no large areas of open space within the development given its size, however, the applicant has included an area of green with a drying area and some border planters to soften the site. There are also opportunities for recreation reasonably close to the site. The

County Council have not requested any other contributions for the site, as the site falls below the thresholds for libraries and education.

Drainage and Flood Risk

6.42 The NPPF requires that development is directed to the areas at lowest risk of flooding, that new development should take the opportunities to reduce the causes or impacts of flooding, should not increase flood risk elsewhere and take account of climate change. Policy INF2 of the JCS reflects the NPPF, applying a risk based sequential approach, requiring new development to contribute to a reduction in flood risk and requiring the use of sustainable drainage systems.

6.43 This site is located within flood zone 1 (low probability of flooding). The applicant did submit a drainage strategy for the site which was assessed by the Council's drainage engineer They have assessed the drainage strategy and the Council's drainage officer and LLFA have no objection to the proposal subject to a condition securing the submitted details. Severn Trent Water have no objection to the proposal, but would like the standard drainage condition (that the applicant submit drainage plans for the disposal of foul and surface water flows) applied to the permission and an informative that there may be a drain at the site. It is therefore considered that, subject to appropriate planning conditions, the proposal complies with policy INF.2 in terms of drainage.

<u>Noise</u>

6.44 The applicant submitted a noise report and the Councils Environmental Health Officer considers that the recommendations of the submitted noise assessment (Impact Acoustics IMP5079-2 V1.0 Dated April 2018) can be applied to the revised development proposal. When the applicant has decided which glazing and ventilation products they wish to install the applicants' acoustic consultant should confirm that they will achieve the same or greater noise reduction as those recommended in the noise assessment. Additionally, the applicant should confirm that the roof construction will also meet the recommendations of the noise assessment. It is recommended that these are conditions on the permission.

Economic considerations

6.45 There would be building works as part of this application so there would be economic opportunities with the construction phase and this would support employment opportunities and therefore the proposal would have some economic benefit. In the context of the NPPF advice that 'significant weight should be placed on the need to support economic growth through the planning system', this adds some limited weight to the case for granting permission.

Conclusion

6.46 This application has been considered in the context of the policies and guidance referred to above. The proposal is consistent with those policies and guidance in terms of design, drainage, ecology, impact upon the amenity of any neighbours and the local area, impact on the character of the Conservation Area and adjoining Listed Building and impact on the highway network. The proposal is acceptable and accordingly permission should be granted subject to conditions.

7.0 RECOMMENDATION OF THE PLANNING DEVELOPMENT MANAGER

GRANT planning permission for outline consent subject to a S106 with the following Heads of terms and the following conditions –

-Cotswold Beechwoods SAC contribution

-Contribution of £2,000 for Alney Island SAC and householder information pack

-3 Affordable housing units (onsite – if they cannot be sold to a RSL after a specific period of time then an offsite contribution will be required)

-Contribution of £10,000.00 to amend Traffic Regulation Order (TRO) to exclude residents of the proposed development from obtaining permits in the residents parking scheme of zone GC.

Condition 1

Details of the landscaping (hereinafter called "the Reserved Matters") shall be submitted to and approved in writing by the Local Planning Authority before any development is commenced and the development shall be carried out in accordance with the approved details.

Reason

The application is in outline only and the reserved matters referred to in the foregoing condition will require further consideration.

Condition 2

Application for the approval of the Reserved Matters shall be made to the Local Planning Authority before the expiration of three years from the date of this permission.

Reason

To comply with the requirements of Section 92 of the Town and Country Planning Act 1990.

Condition 3

The development hereby permitted shall be begun either before:

(i) the expiration of three years from the date of this permission, or

(ii) before the expiration of two years from the date of approval of the last of the reserved matters to be approved, whichever is the later.

Reason

To comply with the requirements of Section 92 of the Town and Country Planning Act 1990.

Condition 4

The development hereby permitted shall be carried out in accordance with the drawings on the following plans except where otherwise required by conditions of this permission:

Received by the Local Planning Authority 16/08/2023:

A(GA)A0-100 - Proposed Ground Floor Plan_revc. A(GA)S0-003 Proposed Site Plan_revb. A(GA)S0-002 Existing Site Plan_revb. A(GA)EX-300 Existing Elevation_revb. A(GA)EX-200 Existing Sections_revb. A(GA)EX-002 Existing Ground Floor Plan_revb. A(GA)A0-303 Window Screen Details_reva. A(GA)A0-302 Proposed Context Elevations_revb A(GA)A0-301 Proposed Elevations sheet 2_revb A(GA)A0-300 Proposed Elevations sheet 1_revb A(GA)A0-200 Proposed Sections_revb A(GA)A0-103 Proposed third floor plan_revb A(GA)A0-102 Proposed second floor plan revb A(GA)A0-101 Proposed first floor plan revb A(GA)S0-001 Location plan revb Site waste management plan - 16010-303-0003 Waste Minimisation Statement Rev 3.0 Biodiversity survey and report - BERS 87 91 Southgate Street GL1 1UR - v2 - 17-07-23 (1) Biodiversity survey and report - 2023 HRA Screening 87-91 Southgate Street GL1 1UR v1.3(1) Heritage statement - Updated Heritage Report - April 2019 Transport assessment - TS - Southgate Street Gloucester - 2023 Update Rev A Southgate St energy statement rev 3 Noise impact assessment - IMP5079 -2 Noise Impact Assessment Heritage statement - Heritage Impact Assessment - January 2023 Air quality assessment - AQA 87-89 Southgate Street J2902B Flood risk assessment - 53396 INOFA RAOB Social Club Screening Flood Design and access statement - 16010 Design Access Statement 17 UNIT scheme Drainage documentation - 11955-CSK-01 P1 Drainage documentation - 11955 Issue Register 18-12-03 Daylight or sunlight assessment - 87 91 Southgate Daylight Assessmen R2.1 230110 Schedule of Accommodation 17 units

Amended application form received by the Local Planning Authority on 15/08/2023: Application Form

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Amended CIL form received by the Local Planning Authority on 30/08/2023: 202308301018-WSH07511 (1)

Revised drainage drawings received by the Local Planning Authority on 31/08/2023:

11955 - attenuation design within crates 11955-510 Rev P2 Drainage GA 11955-512 Rev P2 Drainage Details 11955-511 Rev P2 Drainage Details

M4(2) drawing received by the Local Planning Authority on 07/11/2023:

A(GA)A0-104 Proposed Adaptable M4(2) Unit Plan

Reason

To ensure that the development is carried out in accordance with the approved plans.

Condition 5

No development other than demolition down to ground floor slab level shall take place within the application site until a report outlining the results of a programme of archaeological evaluation has been submitted to and approved in writing by the Local Planning Authority.

Reason

To make provision for a programme of archaeological evaluation, so as to describe the significance of heritage assets of archaeological interest within the site. This is to allow the scheme to be designed in a manner that minimises the impact on archaeological remains. SD8 of the Gloucester, Cheltenham and Tewkesbury Joint Core Strategy Adopted 2017.

Condition 6

No development other than demolition down to ground floor slab level shall commence within the application site until a detailed scheme showing the complete scope and arrangement of the foundation design and ground works of the proposed development (including pile type and methodology, ground contamination remediation, drains and services) has been submitted to and approved in writing by the Local Planning Authority. Development shall only take place in accordance with the approved scheme.

Reason

The site may contain significant heritage assets of archaeological interest. These details are required to ensure that disturbance or damage by foundations and related works are minimised, archaeological remains are, where possible, preserved in situ.

Condition 7

No below ground demolition or development shall start within the application site until a written scheme of investigation of archaeological remains, including a timetable for the investigation, has been submitted to and approved in writing by the local planning authority. The scheme shall include an assessment of significance and research questions; and:

- a) The programme and methodology of site investigation and recording.
- b) The programme for post investigation assessment.
- c) Provision to be made for analysis of the site investigation and recording.
- d) Provision to be made for publication and dissemination of the analysis and records of the site investigation
- e) Provision to be made for archive deposition of the analysis and records of the site investigation
- f) Nomination of a competent person or persons/organisation to undertake the works set out within the Written Scheme of Investigation.

Reason

To make provision for a programme of archaeological mitigation, so as to record and advance understanding of any heritage assets which will be lost.

Condition 8

All demolition and development shall take place in accordance with the Written Scheme of Investigation of archaeological remains. This condition shall not be discharged 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 under [specify condition number requiring approval of details for the WSI], provision has been made for the analysis, publication and dissemination of results and archive deposition has been secured.

Reason

To make provision for a programme of archaeological mitigation, so as to record and advance understanding of any heritage assets which will be lost.

Condition 9

The submitted Waste minimisation plan and recycling strategy shall be adhered to

Condition 10

The recommendations of submitted noise assessment (Impact Acoustics IMP5079-2 V1.0 Dated April 2018) must be applied to the proposed development,

Condition 11

Before construction is commenced, details of the proposed glazing and ventilation products should be submitted and approved in writing by the Local Planning Authority. The applicants' acoustic consultant should confirm that they will achieve the same or greater noise reduction as those recommended in the noise assessment. The applicant should

confirm that the roof construction(s) will also meet the recommendations of the noise assessment. Once approved the products shall be installed before occupation.

Condition 12

In the event that contamination is found at any time when carrying out the approved development that was not previously identified it must be reported immediately to the Local Planning Authority. The applicant is advised to immediately seek the advice of an independent geo-environmental consultant experienced in contaminated land risk assessment, including intrusive investigations and remediation.

No further works should be undertaken in the areas of suspected contamination, other than that work required to be carried out as part of an approved remediation scheme, unless otherwise agreed by the Local Planning Authority, until requirements 1 to 4 below have been complied with:

- g) Detailed site investigation and risk assessment must be undertaken by competent persons in accordance with the Environment Agency's 'Land Contamination: Risk Management' guidance and a written report of the findings produced. The risk assessment must be designed to assess the nature and extent of suspected contamination and approved by the Local Planning Authority prior to any further development taking place.
- h) Where identified as necessary, a detailed remediation scheme to bring the site to a condition suitable for the intended use by removing unacceptable risks to identified receptors must be prepared and is subject to the approval of the Local Planning Authority in advance of undertaking. The remediation scheme must ensure that the site will not qualify as Contaminated Land under Part 2A Environmental Protection Act 1990 in relation to the intended use of the land after remediation.
- i) The approved remediation scheme must be carried out in accordance with its terms prior to the re-commencement of any site works in the areas of suspected contamination, other than that work required to carry out remediation, unless otherwise agreed in writing by the Local Planning Authority.
- j) Following completion of measures identified in the approved remediation scheme a verification report that demonstrates the effectiveness of the remediation carried out must be produced, and is subject to the approval of the Local Planning Authority prior to the occupation of any buildings on site.

Reason

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

Paragraph 183 of the NPPF requires development to be suitable for its proposed use taking account of ground conditions, any risks arising from contamination, and any proposals for mitigation, including land remediation. Paragraph 183 goes on to state that after remediation, as a minimum, land should not be capable of being determined as Contaminated Land under Part 2A of the Environmental Protection Act 1990.

Condition 13

The development hereby permitted shall not be occupied until the cycle storage and bin storage facilities have been made available for use in accordance with the submitted plan Ground Floor Plan as Proposed drawing no. 18036-A(GA)A0-100 rev C and those facilities shall be maintained for the duration of the development.

Reason

To ensure the provision and availability of adequate cycle parking

Condition 14

The Development hereby approved shall not be occupied until the applicant has submitted to and had approval in writing from the Local Planning Authority a residential welcome pack promoting sustainable forms of access to the development. The pack shall be provided to each resident at the point of the first occupation of the dwelling.

Reason

To reduce vehicle movements and promote sustainable access.

Condition 15

Prior to commencement of the development hereby permitted details of a construction management plan shall be submitted to and approved in writing by the Local Planning Authority. The approved plan shall be adhered to throughout the demolition/construction period. The plan/statement shall include but not be restricted to:

• Parking of vehicle of site operatives and visitors (including measures taken to ensure satisfactory access and movement for existing occupiers of neighbouring properties during construction);

- Advisory routes for construction traffic;
- Any temporary access to the site;
- Locations for loading/unloading and storage of plant, waste and construction materials;
- Method of preventing mud and dust being carried onto the highway;
- Arrangements for turning vehicles;
- Arrangements to receive abnormal loads or unusually large vehicles;
- Highway Condition survey;

• 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 in the lead into development both during the demolition and construction phase of the development.

Condition 16

The reserved matters submission(s) shall be accompanied by details of the proposed landscaping for approval by the Local Planning Authority

Reason

To ensure a good design for the development in accordance with policy SD.4 of the JCS (2017)

Condition 17

The estimated consumption of wholesome water per dwelling per day in the development hereby permitted must not exceed 110 litres of water per person per day.

Reason

In order to satisfy Policy G6 of the Gloucester City Plan.

Condition 18

The development hereby permitted should not commence until drainage plans for the disposal of foul and surface water flows have been submitted to and approved by the Local Planning Authority, and the scheme shall be implemented in accordance with the approved details before the development is first brought into use.

Reason

This is to ensure that the development is provided with a satisfactory means of drainage as well as to prevent or to avoid exacerbating any flooding issues and to minimise the risk of pollution.

Condition 19

No above ground works shall take place until the following details have been submitted to the Local Planning Authority and approved in writing.

• Samples of external materials including bricks, render sample, windows, doors, boundary treatments, roofing, louvres and balconies and RAL colours

- Detailed scaled drawings for dormer details, roof, eaves and parapets
- Scaled drawings for windows and doors detailing glazing bars, frame and glass, recess.
- Details regarding installation of cable provision.
- Details of landscaping materials, bin and cycle storage

• Detailed information for mechanical and electrical services being introduced, together information on vents, extracts and meter boxes.

Cast iron or aluminium rainwater goods

The development shall only be carried out in accordance with the details so approved.

Reason

To ensure the satisfactory appearance of the development in accordance with policy SD.4 of the JCS (2017)

Condition 20

The bat roosting provision shall be maintained as stated in the BERS report updated 17/07/2023 4 of 7

Reason

To ensure that adequate mitigation is provided in accordance with policy SD.9 of the JCS (2017)

Condition 21

Prior to commencement on site details shall be submitted to the Local Planning Authority and approved in writing of the lighting plan. This should clearly show that bat roosting features are not illuminated nor are any bat foraging corridors.

Reason

To ensure that the proposal minimises impact on bats in accordance with policy SD.9 of the JCS (2017)

Condition 22

No aerials shall be located on the front elevation of the building facing Southgate Street.

Reason

To preserve the character of the Conservation Area in accordance with policy SD.8 of the JCS (2017)

Informatives: Note 1 Your attention is drawn to the requirements of the Building Regulations, which must be obtained as a separate consent to this planning decision. You are advised to contact the Gloucestershire Building Control Partnership on 01453 754871 for further information.

Note 2

In order to minimise any nuisance from noise, vibration and dust emissions during the demolition and construction phases the applicant should refer to the WRS Demolition and Construction Guidance and ensure its recommendations are complied with.

Note 3

You are advised that the Local Highway Authority has recommended to the Local Planning Authority (LPA) of which the development forms part and shall be treated as car free/low-car and the occupiers are ineligible for resident parking permits as well as visitors permits if in a residents parking scheme.

Note 4

The development hereby approved and any associated highway works required, is likely to impact on the operation of the highway network during its construction (and any demolition required). You are advised to contact the Highway Authorities Network Management Team at Network&TrafficManagement@gloucestershire.gov.uk before undertaking any work, to discuss any temporary traffic management measures required, such as footway, Public Right of Way, carriageway closures or temporary parking restrictions a minimum of eight weeks prior to any activity on site to enable Temporary Traffic Regulation Orders to be prepared and a programme of Temporary Traffic Management measures to be agreed.

Note 5

It is expected that contractors are registered with the Considerate Constructors scheme and comply with the code of conduct in full, but particularly reference is made to "respecting the community" this says: Constructors should give utmost consideration to their impact on neighbours and the public

- Informing, respecting and showing courtesy to those affected by the work;
- Minimising the impact of deliveries, parking and work on the public highway;
- Contributing to and supporting the local community and economy; and
- Working to create a positive and enduring impression, and promoting the Code.

The CEMP should clearly identify how the principal contractor will engage with the local community; this should be tailored to local circumstances. Contractors should also confirm how they will manage any local concerns and complaints and provide an agreed Service Level Agreement for responding to said issues. Contractors should ensure that courtesy boards are provided, and information shared with the local community relating to the timing of operations and contact details for the site coordinator in the event of any difficulties. This does not offer any relief to obligations under existing Legislation.

Note 6

Severn Trent Water advise that there may be a public sewer located within the application site. Although our statutory sewer records do not show any public sewers within the area you have specified, there may be sewers that have been recently adopted under the Transfer Of Sewer Regulations 2011. Public sewers have statutory protection and may not be built close to, directly over or be diverted without consent and contact must be made with Severn Trent Water to discuss the proposals. Severn Trent will seek to assist in obtaining a solution which protects both the public sewer and the building.

Please note that there is no guarantee that you will be able to build over or close to any Severn Trent sewers, and where diversion is required there is no guarantee that you will be

able to undertake those works on a self-lay basis. Every approach to build near to or divert our assets has to be assessed on its own merit and the decision of what is or isn't permissible is taken based on the risk to the asset and the wider catchment it serves. It is **vital** therefore that you contact us at the earliest opportunity to discuss the implications of our assets crossing your site. Failure to do so could significantly affect the costs and timescales of your project if it transpires diversionary works need to be carried out by Severn Trent.

NOTE: we would not permit a surface water discharge into the public combined sewer, unless it is demonstrated there are no other options available and recommend the applicant seeks alternative arrangements.

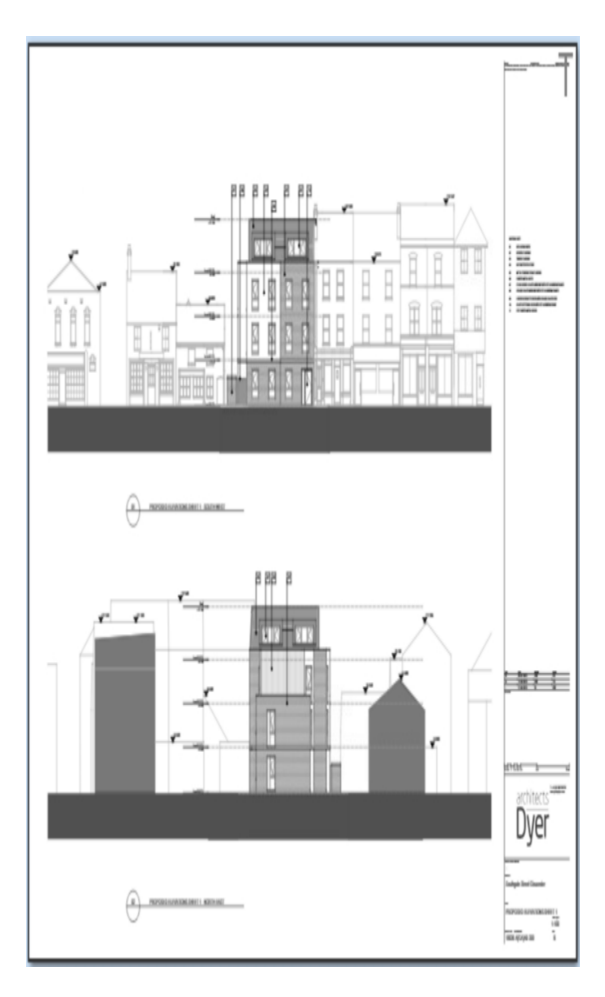
Note 7

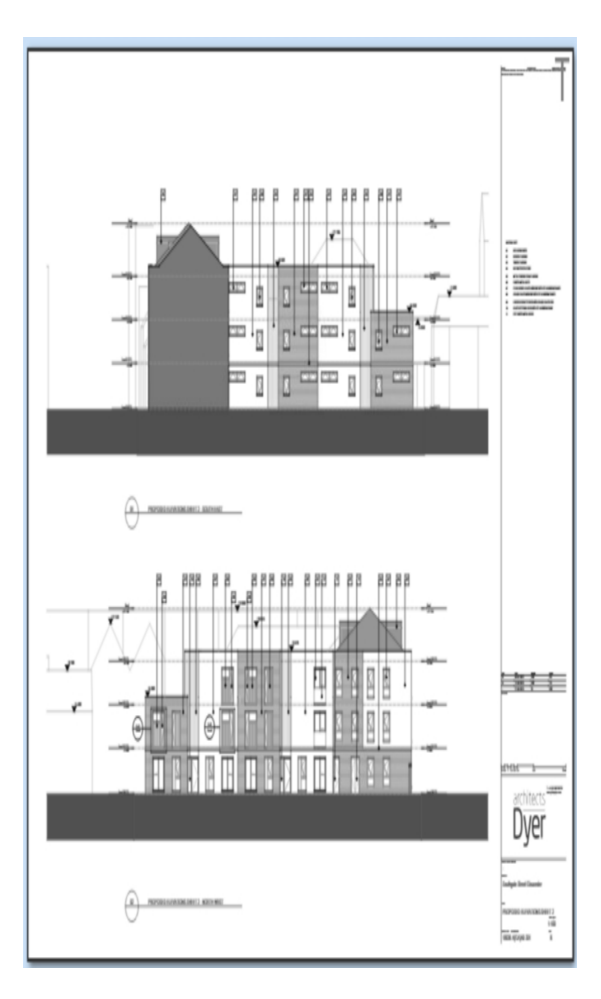
In accordance with the requirements of the NPPF the Local Planning Authority has sought to determine the application in a positive and proactive manner by offering pre-application advice, publishing guidance to assist the applicant, and publishing to the council's website relevant information received during the consideration of the application thus enabling the applicant to be kept informed as to how the case was proceeding.

Person to Contact: Fiona Ristic





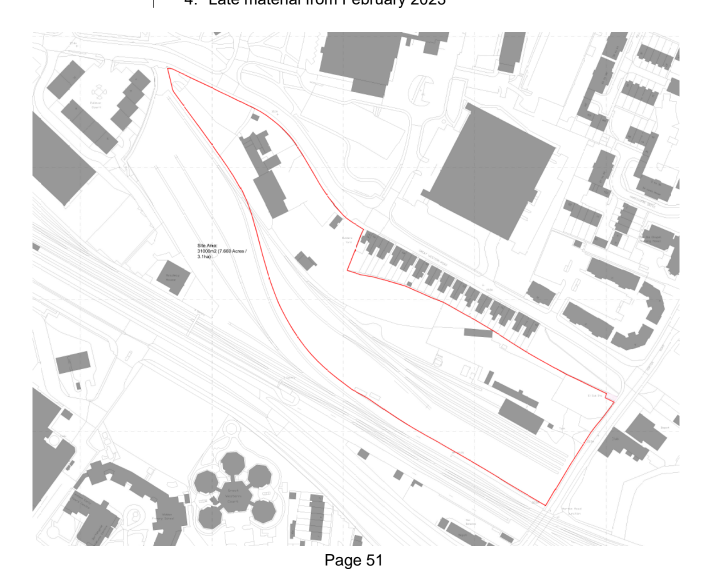




Agenda Item 6

GLOUCESTER CITY COUNCIL - DEVELOPMENT CONTROL

Committee:	Planning
Date:	5 th December 2023
Address/Location:	Great Western Road yard/sidings
Application No:	22/00770/FUL
Ward:	Kingsholm & Wotton
Expiry Date:	9 th November 2022
Applicant:	Eutopia Homes
Proposal:	Residential development of 315 dwellings (comprised of apartment blocks and houses) and formation of new accesses, with associated landscaping, parking, open space and ancillary works including demolition of existing buildings – UPDATE REPORT
Report by:	Adam Smith
Appendices:	 Site location plan (below) Previous and new proposed layout plans Committee report from February 2023 Late material from February 2023



1.0 **INTRODUCTION**

- 1.1 This application was previous considered by the Planning Committee in February 2023 where the Committee resolved to grant planning permission. The previous officer report is appended to this report and sets out the site description, proposal, policy and consultation background and the Officer analysis and recommendation. Please refer to that report for all these matters. This new report is to provide an update on the application and, ultimately, recommend that some of the plans and conditions listed in that previous Committee resolution are updated.
- 1.2 The Planning Committee's resolution from February 2023 is: "planning permission is GRANTED subject to the completion of a legal agreement/s to secure the terms set out at Paragraph 6.158 in the Council report and delegated authority being given to the Planning Development Manager to negotiate the s106 terms to suit; and; the conditions outlined in the report as amended in the late material." This resolution therefore includes specific plans listed at Condition 2 of the recommendation. While the s106 agreement has been under negotiation and in advance of formally issuing the permission, the applicant has undertaken discussions with other parties about developing part of the site and has undertaken further detailed design assessment. Normally such tweaks to the plans would take place after the planning permission has been granted and would be submitted as new applications to vary the permission. In this case as the permission has not yet been issued the applicant has asked the Authority to consider changes to the plans as part of the current live application.
- 1.3 Members may recall the scheme was set out in two phases with most of the flats (c200) across Blocks A, B and C in the northern phase, and the 87 houses plus the 26 flats in Block D in the southern phase. The 26 flats in Block D are the developer contribution for affordable housing. Since the Committee resolution the applicant has been in discussions with a Housing Association about developing the southern phase, which would deliver c100 affordable homes on the southern phase in combination. Achieving this requires some modest alterations to the layout of the development and to the floorplans and elevations of the buildings in order to accommodate the modular form of construction used by this prospective partner developer. The modular construction that is now proposed works on the basis of specific 'off the shelf' units, so they cannot be made to exactly fit the architect's original design. At the same time the applicant has refined some other aspects of the design, notably the detailed highways arrangements with a view to avoiding later subsequent applications to do the same (in effect front-loading this work), and specifying two substations and a drainage pumping station within the site. As now conceived, the Authority's further approval of updated plans reflecting these changes would be needed.
- 1.4 The modular form of construction is described as speeding up delivery and reducing construction waste, as well as providing superior energy efficiency performance. The building components are constructed in a factory and delivered to site in a 'move in' state, requiring minimal on-site installation.
- 1.5 It is important to note that there are no changes proposed to the overall numbers of units for the southern phase from the previous version of the scheme (26 flats, 87 houses), no changes to parking space numbers (still 125) or cycle storage space (still 234), and the public open space (POS) play areas remain also (Local Equipped Area for Play (LEAP) still 400sqm, Local Area for Play (LAP) still 200sqm). The changes are to the southern phase only with the northern phase unaffected from the Committee's previous approval.
- 1.6 In detail the changes are as follows:

 \cdot Re-orientation of Block D to accommodate the modular construction units which are more linear in footprint. This makes the building slightly wider east-west but shallower north-south. It is also marginally lower in height by about 70cm (excepting the lift overrun).

· Updated internal plans to Block D and houses to reflect modular construction.

· Updated elevations to Block D and houses to reflect modular construction.

• Change to the mix and location of unit types due to the modular provider not having certain unit types and needing to site unit types together in terraces:

- Houses = 2x 3bed 5person units in place of 2x 3b4p units
- Flats = 15x 2b4p units in place of 15x 2b3p units

In addition the houses and flat units are now slightly bigger. The houses are slightly taller (they have slightly greater floor to ceiling heights).

 \cdot Re-siting of the main site entrance at Great Western Road to the west to accommodate the kerb radii.

· Highways arrangement updates within the site.

· Landscaping amendments to reflect highways updates.

· 2 substations; one at the southern public open space (POS), one at the north east POS.

• Pumping station at the north east POS, added following discussions and agreement with Severn Trent.

2.0 RE-ASSESSMENT

2.1 The issues this raises for re-assessment are considered to be:

- Design
- Highways
- Housing provision
- Residential amenity
- Sustainability

All other matters are considered to remain as previously reported to Committee.

2.2 Four representations were received previously (2 from the same party) to the original application and are set out in the appended report. Notification of the new changes has been undertaken with neighbours that are adjacent to the southern phase plus the previous contributors.

One further comment has been received, objecting to the application on the basis of increased traffic, citing cars backing up along Horton Road Wotton Pitch and Estcourt Road, and Great Western Road becoming gridlocked preventing access to residencies and the hospital.

The Committee has already concluded on the matter of traffic impact in the existing resolution to grant and there is no change to the number of units proposed in these latest changes.

The Civic Trust has also submitted comments. The Trust did not comment on the application previously. The Trust considers the terraced housing in the development left something to be desired. Some houses are not aligned to benefit from winter sunshine and no evidence that thought has been given to summer solar gain. The glazing on some designs is reasonable but others show no consistency of size and shape and therefore are ugly. Overall the Trust considers it could be better without much effort.

The Committee has already concluded on the layout and design in the existing resolution to grant. The alterations to the design and the repositioning of buildings in the layout are commented on in the subsequent sections.

2.3 Design

The layout remains the same in essence and it is considered that the changes cause no detriment to the underlying placemaking, permeability or massing concepts for the development. The elevational treatment is slightly altered in relation to the form and position of windows, and the brick detailing arrangements, while the balconies now have external supports. However it is considered that the underlying design strategy and aesthetic of the building facades overall remains the same and the previous assessment remains valid, that the layout and building design is acceptable for this site. I am advised that the modular form would utilise a 3d printed brick which to my knowledge has not been used in Gloucester before and would require consideration under the materials approval condition. The landscaping is also essentially the same as the approved, with minor tweaks and some street trees now having been reinstated in amended plans. Again, the landscaping design is still considered acceptable.

2.4 In terms of accessible and inclusive design, there is a slight change to Building Regulations M4(2) compliance, previously stated by the applicant to be met for all units. For complete step free access some units would require an engineering solution which would have had to remove green space and the cycle store on some units, however the applicant is still able to provide 48% as fully M4(2) compliant, which still exceeds the City Plan policy requirement of 25%.

Overall the proposals comply with the design policy context previously set out.

2.5 Highways

I understand that the change to the access point on Great Western Road was undertaken to meet highways standards and accommodate the kerb radii to either side of the access avoiding the dropped kerb access for adjacent houses' parking access. The applicant advised that the change does not lead to loss of on-street spaces. Similarly, internal layout tweaks were undertaken to meet highways standards, comprising of increasing road widths to cul de sacs to aid ease of reversing off drives, and parking bay re-orientation.

- 2.6 There is no change to the overall amount of parking, but it is re-arranged, with fewer immediately around Block D, but with more accessed off the turning heads at the north of the site. The applicant has confirmed that any allocation of the tandem spaces would be to a single unit given the possibilities for blocking in.
- 2.7 At the time of writing the Highway Authority has not commented on the revisions. My understanding is that the applicant is engaged in discussions with the Highway Authority about the changes and it appears likely that an update on the Highway Authority position will be available shortly.

2.8 Housing provision

There are changes to the mix of unit types that are relevant to the housing provision consideration. In terms of the houses the modular form now proposed means house types in a terrace need to be similar length; so they all need to be the same house type in a terrace (the current scheme has a mix of unit types in 4 of the terraces). The updated proposals to accommodate this only modestly changes the split by 2 units and this actually increases the number of 5 person units (substituting 3b4p units for 3b5p units) while increasing the size of units slightly. This change is considered a small net benefit. In terms of the flats I am advised that the modular construction does not come in a 2bed 3 person

unit. The updated proposal keeps the same split of 1 and 2 beds, but the 2bed unit is now a 4 person (not 3 person) property and is larger (minimum size 73sqm not 63). Again the net result is more bed space provision within the same basic mix of unit types and is considered a net betterment. The alteration to group the same unit types together (for reasons of the modular construction) makes little difference to the scheme as the actual change is modest and the units are close together anyway, so there is no harm to the creation of mixed and balanced communities.

2.9 The Housing Strategy Team considers the changes to be a marginal improvement in the offer of larger family homes. They note that the development would make a significant contribution to housing supply in the City, and this factor and the challenging brownfield nature of the site mitigates a less than ideal housing mix. The team raises no objection overall.

Overall it is considered that the changes to housing provision are minor and do not negatively affect the previous conclusions.

2.10 Residential amenity

The updated scheme retains essentially the same plot positions and building heights though there are some small changes as follows. The most relevant consideration for amenity impact on existing neighbours is the end terrace units that are closest to the existing Great Western Road properties. The following sets out the respective end terrace units, listed west to east, and how they have changed relative to the neighbouring existing property to north:

2b3p house still a 2b3p, but 20cm taller, and slightly further away from the neighbour c. 0.4m.

2b3p house still a 2b3p, but 20cm taller, and slightly further away c.0.2m.

3b5p house now a 3b4p, but 20cm taller, and c 2m further away.

3b5p house now a 3b4p, but 20cm taller and c 2m further away.

3b5p house still a 3b5p, but 30cm taller, and c0.8m further away.

3b5p house still a 3b5p, but 30cm taller, and not adjacent to an existing house.

So in summary the western two terraces would be a similar distance away (actually very slightly farther), and 20cm taller. The middle two terraces – which are in line with the neighbours with the shortest gardens – would be farther away (c 2m), and 20cm taller. The eastern terrace would also be slightly farther away (c 0.8m), with the units 30cm taller. As such, the overbearing impact and overshadowing effects of the houses on the neighbouring gardens to north are not considered to be materially worse than previously assessed. Given the hipped roof design for the end terrace units here this reduces the mass and impact of the flank wall, and all the end terraces have the first floor flank windows omitted so no direct overlooking harm would occur.

2.11 In terms of amenity for future residents of the development, the alteration to the shape of Block D means it would be closer to the proposed new houses to the west. The separation distance from the end terrace of houses to Block D was 20m in the earlier layout; it would now be 16m. In being closer this relationship is modestly worse. However any effect would be to the front of the terraced houses and would not cause any impact to the residents' private rear amenity space. While the change would lead to a slightly greater impact than previously assessed it is considered a minor change overall in this context and ultimately would retain suitable living conditions for residents of the terraced houses. The window arrangements to the side elevation of Block D would also change, but again given the relationship would be towards the front of the houses and the nature of the spaces the windows serve (shared access corridor and secondary windows to lounges), plus the windows are smaller and fewer, again no significant detriment would occur for the amenity of future residents of the houses.

2.12 The updated houses and flats still meet nationally described space standards. The units would also need to still meet the noise mitigation measures set out previously and secured by condition and the applicant has confirmed so.

2.13 Sustainability

The modular construction appears to provide for superior energy efficiency performance for future residents so the changes would be more beneficial compared to the current scheme. The applicant has now submitted a Stage 3 energy strategy for the southern phase. The houses will meet carbon net zero. The Block D apartments are not able to meet carbon net zero but the southern phase will overall due to the houses exceeding standards, which is achieved by use of photo voltaics and air source heat pumps (providing heating and hot water).

3.0 CONCLUSIONS

3.1 Overall Officers consider the changes in the updated plans to be minor and the scheme remains effectively the same one approved by the Planning Committee, with no significant detriment in the planning considerations previously considered, and the same conclusions can apply. It is therefore recommended that the resolution remains the same but with the plan references at Condition 2 updated to suit. The following conditions also require updating to suit:

Condition 3 - Phasing plan (the phasing plan reference is to a now-superseded plan). Condition 12 - Invasive species (it defines the southern phase by reference to a now-superseded plan).

Condition 18 – End terrace bespoke units (it defines the end terrace unit types by reference to a now-superseded plan).

Condition 23 – acoustic fence (it defines the southern phase by reference to a now-superseded plan).

Condition 48 – emergency access (can updated to define the southern phase by reference to a plan).

4.0 **RECOMMENDATION OF THE PLANNING DEVELOPMENT MANAGER**

That planning permission is **GRANTED** subject to;

the Highway Authority confirming that it has no objections to the amended plans and the imposition of any amended or additional conditions necessary to preserve highway safety in this respect;

the completion of a legal agreement/s to secure the terms set out at Paragraph 6.158 of the February 2023 Committee Report and delegated Authority being given to the Planning Development Manager to negotiate the s106 terms to suit;

and;

the conditions outlined in the February 2023 Committee Report as amended in the February 2023 late material and as further amended as follows:

Condition 2

The development hereby permitted shall be carried out in accordance with the drawings on the following plans except where otherwise required by conditions of this permission:

Site plans

Existing site plan ref. 01-0-00 PL

Existing Demolition Plan ref. 01-0-02 PL

Proposed site plan ref. 03-0-00 PL3 Proposed Phasing Plan ref. 03-0-01 PL3 Proposed site plan Northern phase ref. N-03-0-00 PL2 Proposed site plan Southern phase ref. S-03-0-00 PL3

Side wide plans:

Proposed ground floor plan ref. SW-03-1-00 PL3 Proposed 1st floor plan ref. SW-03-1-01 PL3 Proposed 2nd floor plan ref. SW-03-1-02 PL3 Proposed 3rd floor plan ref. SW-03-1-03 PL3 Proposed 4th floor plan ref. SW-03-1-04 PL3 Proposed roof plan ref. SW-03-1-05 PL3

Apartments

Block A

Apartment elevations Block A ref. A-03-2-01 PL Bay studies Block A ref. A-03-2-02 PL Apartments sections Block A ref. A-03-3-01 PL Block A proposed ground floor plan A-03-1-00 PL1 Block A Proposed 1st floor plan ref. A-03-1-01 PL1 Block A Proposed 2nd floor plan ref. A-03-1-02 PL1 Block A Proposed 3rd floor plan ref. A-03-1-03 PL1 Block A Proposed 4th floor plan ref. A-03-1-04 PL1 Block A Proposed roof plan ref. A-03-1-05 PL1

Block B

Block B elevations sheet 1 of 3 ref. B-03-2-01 PL1 Block B elevations sheet 2 of 3 ref. B-03-2-02 PL2 Apartment elevations – Block B sheet 3 of 3 ref. B-03-2-03 Rev. PL1 Apartments sections Block B ref. B-03-3-01 PL Block B Bay studies ref. B-03-2-04 PL1 Block B Proposed ground floor plan ref. B-03-1-00 PL2 Block B Proposed 1st floor plan ref. B-03-1-01 PL2 Block B Proposed 2nd floor plan ref. B-03-1-02 PL2 Block B Proposed 3rd floor plan ref. B-03-1-03 PL2 Block B Proposed 4th floor plan ref. B-03-1-04 PL2 Block B Proposed roof plan ref. B-03-1-05 PL2

Block C

Block C elevations ref. C-03-2-01 PL2 Bay studies Block C ref. C-03-2-02 PL Apartment sections Block C ref. C-03-3-01 PL Block C Proposed ground floor plan ref. C-03-1-00 PL1 Block C Proposed 1st floor plan ref. C-03-1-01 PL1 Block C Proposed 2nd floor plan ref. C-03-1-02 PL1 Block C Proposed 3rd floor plan ref. C-03-1-03 PL1 Block C Proposed roof plan ref. C-03-1-05 PL1

Block D

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Apartment elevations Block D ref. D-03-2-01 PL1
Bay studies Block D ref. D-03-2-02 PL1
Apartment sections Block D ref. D-03-3-01 PL1
Block D Proposed ground floor plan ref. D-03-1-00 PL3
Block D Proposed 1<sup>st</sup> floor plan ref. D-03-1-01 PL3
Block D Proposed 2<sup>nd</sup> floor plan ref. D-03-1-02 PL3
Block D Proposed 3<sup>rd</sup> floor plan ref. D-03-1-03 PL3
Block D Proposed roof plan ref. D-03-1-05 PL3
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Apartment Type 0B01 ref. 05-4-00-0B01 PL (Blocks A and C)
Apartment Type 0B02 ref. 05-4-00-0B02 PL (Block B)
Apartment Type 1B03 ref. 05-4-00-1B03 PL (Block B)
Apartment Type 1B04 ref. 05-4-00-1B04 PL (Block B)
Apartment Type 1B05 ref. 05-4-00-1B05 PL (Block B)
Apartment Type 1B06 ref. 05-4-00-1B06 PL (Blocks A, B and C)
Apartment Type 2B01 ref. 05-4-00-2B01 PL (Blocks A, B and C)
Apartment Type 2B05 ref. 05-4-00-2B05 PL (Block B)
Apartment Type 2B08 ref. 05-4-00-2B08 PL (Block B)
Apartment Type 2B09 ref. 05-4-00-2B09 PL (Block B)
Apartment Type 2B10 ref. 05-4-00-2B10 PL (Block B)
Apartment Type 2B11 ref. 05-4-00-2B11 PL (Block B)
Apartment Type 2B12 ref. 05-4-00-2B12 PL (Block B)
Apartment 2b 03 ref. 05-4-00-2B03 PL (Block B)
Apartment 2b 04 ref. 05-4-00-2B04 PL (Block B)
Apartment 2b Type 9 – WCAf ref. 05-4-00-2B09 W PL (Block B)
Apartment Type 3B01 ref. 05-4-00-3B01 PL (Blocks A and C)
Apartment Type 3B02 ref. 05-4-00-3B02 PL (Block B)
Apartment Type 3B03 ref. 05-4-00-3B03 PL (Block B)
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Apartment type – 1b-01 ref. 05-4-00-1B01 PL1 (Block D) Apartment type – 2B-02 ref. 05-4-00-2B02 PL1 (Block D)

Typical external wall detail ref. 21-5-01 PL

<u>Houses</u>

House elevations 3b 5p type 1 ref. 03-2-01-3b5p PL2 House sections 3b5p Type 1 ref. 03-3-01-3b5p PL1 House plans 3b5p Type 1 ref. 05-4-00-3b5p PL2 House plans 3b5p Type 2 (End of Terrace) ref. 05-4-01-3b5p PL2 House elevations 3b5p Type 2 End of Terrace ref. 03-2-00-3b5p PL2

House elevations 3b4p Type 1 ref. 03-2-03-3b4p PL2 House elevations 3b4p Type 2 ref. 03-2-02-3b4p PL2 House elevations 3b4p Type 3 ref. 03-2-07-3b4p PL2 House sections 3b4p Type 1 and Type 2 ref. 03-3-02-3b4p PL1 House plans 3b4p Type 1 ref. 05-4-00-3b4p PL2 House plans 3b4p Type 2 ref. 05-4-01-3b4p PL2 House plans 3b4p Type 3 (end of terrace) ref. 05-4-02-3B4P PL2 House elevations 2b3p Type 1 ref. 03-2-05-2b3p PL2 House elevations 2b3p Type 2 ref. 03-2-04-2b3p PL2 House elevations 2b3p Type 3 End of Terrace ref. 03-2-06-2b3p PL2 House sections 2b3p Type 1 and Type 2 ref. 03-3-03-2b3p PL1 House plans 2b3p Types 1 ref. 05-4-00-2b3p PL2 House plans 2b3p Type 2 ref. 05-4-00-2b3p PL2 House type 2b3p Type 3 (End of Terrace) ref. 05-4-02-2B3P PL2

Landscaping plan ref. 7594-PHL-SW-XX-DR-L-1000 Rev. 05

Proposed Street elevations sheet 1 of 2 ref. 03-2-00 PL2

Reason

To ensure that the development is carried out in accordance with the approved plans.

Condition 3

The development shall be constructed in accordance with Proposed Phasing Plan **03-0-01 PL3** (or such other phasing plan as may be submitted to and approved in writing by the Local Planning Authority under this condition).

Reason

To ensure that all relevant planning considerations are addressed for each phase and provide the framework for subsequent conditions.

Condition 12

No development shall commence within the southern phase as defined on Proposed Phasing Plan ref. **03-0-01 PL3** (or such phases as may subsequently be approved on a revised phasing plan that relates to that same extent of the site) until a detailed method statement for the removal/eradication of invasive species on the site has 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. The approved method statement shall be carried out in full and adhered to throughout the course of the development.

Reason

To protect the amenity of the local area by dealing with Japanese Knotweed and any other invasive species.

Condition 23

Prior to the occupation of any unit hereby permitted within the southern phase (as defined on the Proposed Phasing Plan ref. **03-0-01 PL3**) an acoustic fence or fences (as may be required) shall be installed in full, in accordance with a scheme to be submitted to and approved in writing by the Local Planning Authority and shall be maintained as such thereafter. The scheme shall include but is not limited to; the proposed siting, extent and height of the fence/s (shown on scaled plans), construction and surface density of the fence/s.

Reason

To safeguard the amenities of future occupants by creating acceptable noise conditions.

Condition 48

Notwithstanding that shown on the submitted plans, no development of the southern phase (as defined on the Proposed Phasing Plan ref. **03-0-01 PL3** or such other phase as may subsequently be shown on a phasing plan approved under condition that includes the public open space/play area at the eastern corner of the site) shall commence other than archaeological works, remediation works and/or site securing until details of the access restrictions (bollards, gates, etc) to the paths and emergency access through this part of the site, and the dimensions and make up of the emergency access, have been submitted to and approved in writing by the Local Planning Authority. The approved details shall be implemented concurrently with the implementation of the public open space/play area.

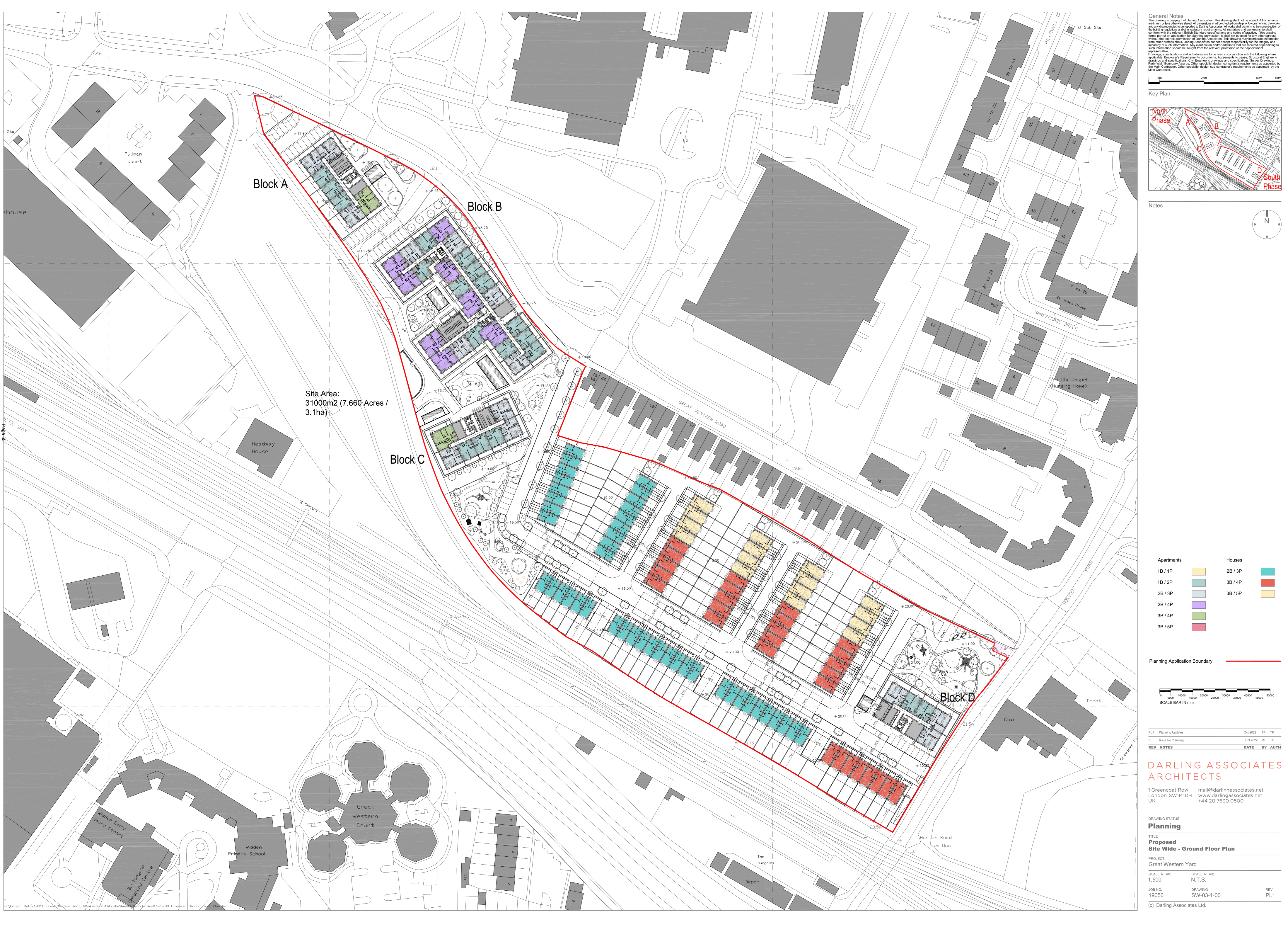
Reason

To deal with public safety and promoting sustainable modes of transport.

APPENDIX 2 – PREVIOUS AND NEW LAYOUT PLANS

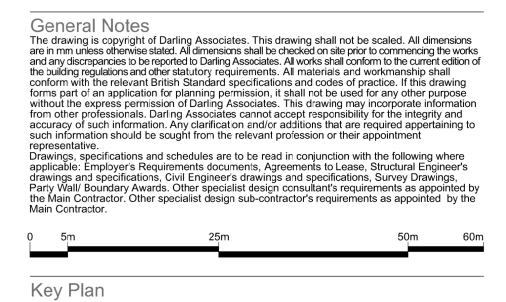
APPENDIX 3 – FEBRUARY 2023 COMMITTEE REPORT

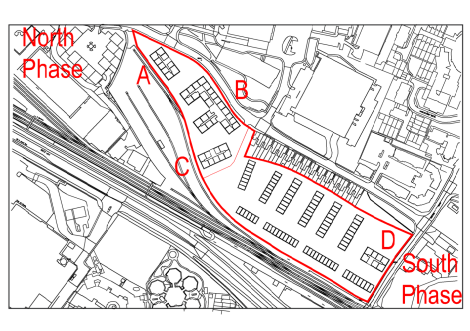
APPENDIX 4 – FEBRUARY LATE MATERIAL



Apartments	
1B / 1P	
1B / 2P	
2B / 3P	
2B / 4P	
3B / 4P	
3B / 5P	







Notes



Apartments	Hou
1B / 1P	2B /
1B / 2P	3B /
2B / 3P	3B /
2B / 4P	
3B / 4P	
3B / 5P	

/ 5P

Planning Application Boundary

0 SCALE	00		5000 m	2000	⁰⁰ 250	30 000	000 3	35000	40000	0 450	500	50000	
Planning	Update	s							Oct 2	023	TP	TP	

REV	NOTES	DATE	BY	AUTH
PL	Issue for Planning	JUN 2022	JS	TP
PL1	Planning Updates	Oct 2022	TP	TP
PL2	Planning Updates	Nov 2022	TP	TP

DARLING ASSOCIATES ARCHITECTS

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DRAWING STATUS Planning _____

TITLE Proposed Site Wide - Ground Floor Plan

PROJECT Great Western Yard SCALE AT A0: SCALE AT A3: 1:500 N.T.S.

DRAWING 19050 SW-03-1-00 © Darling Associates Ltd.

Agenda Item 5

GLOUCESTER CITY COUNCIL - DEVELOPMENT CONTROL

Committee:	Planning
Date:	7 th February 2023
Address/Location:	Great Western Road yard/sidings
Application No:	22/00770/FUL
Ward:	Kingsholm & Wotton
Expiry Date:	9 th November 2022
Applicant:	Eutopia Homes
Proposal:	Residential development of 315 dwellings (comprised of apartment blocks and houses) and formation of new accesses, with associated landscaping, parking, open space and ancillary works including demolition of existing buildings
Report by:	Adam Smith
Appendices:	Site location plan Proposed layout plan

1.0 SITE DESCRIPTION AND PROPOSAL

- 1.1 The application site is 3.2ha and comprises an area of former railway sidings/rail depot and commercial business premises. It was previously owned by Network Rail. The site is generally flat and fronts Great Western Road on its north side, beyond which is Gloucester Royal Hospital and its multi storey car park, and east of this, a flat complex at the corner of Horton Road. Immediately north of the site on the south side of Great Western Road, adjacent to the middle part of the site, is a row of existing residential premises. East of this row, the site immediately adjoins the Great Western Road open space. The site fronts Horton Road on its east side, beyond which is an electrical supplies business and the Irish Club and its car park. The site immediately adjoins railway land to the south. The south eastern part adjoins the operational railway. The north western part adjoins the remaining sidings. Access would be maintained privately for Network Rail off Great Western Road beyond the site to the north west. Beyond the remaining sidings to the west and south west there is a therapy/respite service, a storage and distribution business and a commercial office complex.
- 1.2 While a large part of the site is empty it does include several buildings. At the eastern end there is a series of buildings formerly associated with the railway. There is a prior approval decision granted for demolition of these buildings. At the northeastern part of the site adjacent to Great Western Road there is a series of buildings associated with car repair, timber and construction businesses.
- 1.3 The proposal is for 315 residential units comprising of a mix of 228 flats and 87 houses, the formation of new vehicular accesses from Great Western Road, and associated landscaping and infrastructure.
- 1.4 The layout can be described as two phases and the applicant has indicated this on the submitted plans.

The north western part of the site would consist of 3 large blocks of flats – Blocks A, B and C, of 4-5 storeys.

The south eastern part of the site would consist of two storey houses and a single block of flats – Block D. This area would also include two areas of open space.

- 1.5 Vehicular accesses would be taken off Great Western Road. The main access would be broadly opposite the hospital access adjacent to its multi storey car park, roughly in the position of the existing access to the construction business. There would also be two direct accesses off Great Western Road linking to parking and servicing areas for the flat blocks. There is an existing vehicular access to the sidings off Horton Road opposite the Irish Club. This would not be used in the development. The proposed internal access road would end at the Horton Road end of the site and only pedestrian and cycle access would be provided beyond this to Horton Road.
- 1.6 In detail, the proposal would comprise of the following:

Northern phase:

3 blocks all between Great Western Road and the retained railway sidings to the south west;

Block A, comprising of 43 flats over 5 storeys.

Block B, comprising of 125 flats over 4 and 5 storeys.

Block C, comprising of 34 flats over 4 storeys.

Southern phase:

87 houses, comprising of;

6 rows of 2 storey houses, running broadly north south, on the north side of the internal access road and adjacent to the existing Great Western Road properties on the north side. 4 rows of 2 storey houses, running broadly east west fronting the access road on its south side, and adjacent to the railway lines to the south.

Block D at the eastern end of the site next to Horton Road, comprising of 26 flats over 4 storeys.

Areas of open space and play equipment, one at the eastern end of the site adjoining the existing Great Western Road open space at the corner with Horton Road, one adjacent to the access road broadly in the middle of the site, plus two small areas behind Block B.

Minimal levels changes are proposed, with the intention to keep them in line with the existing other than where locally levelling out – for level gardens, etc.

1.7 The application is referred to the Committee because of the scale of development and the S106 agreement proposed.

2.0 RELEVANT PLANNING HISTORY

There are records for various land parcels within the current site:

Application Number	Proposal	Decision	Decision Date
22/00323/EIA	EIA screening opinion for up to 330 residential	Not EIA	26.4.2022

Current application site:

	units plus infrastructure	development	
22/00482/PRIOR	Demolition of disused buildings within the Great	Granted	14.6.22
	Western rail yard		

Land south of Great Western Road and Horton Road (south of the open space):

10/00215/FUL	Use of land as a car park for staff employed at	Granted	18.05.2010
	Gloucestershire Royal Hospital, for a temporary	subject to	
	period during the construction of the proposed	conditions	
	multi storey car park.		

Network Rail, Horton Road depot: No planning history on Uniform database.

Carlton Motors, Great Western Road: No planning history on Uniform database.

Jays Timber Ltd, Great Western Road:

08/00045/FUL	Erection of replacement temporary office units in	Granted	14.02.2008
	association with timber yard.	permission	

3.0 RELEVANT PLANNING POLICY

3.1 The following planning guidance and policies are relevant to the consideration of this application:

3.2 National guidance

National Planning Policy Framework (NPPF) and Planning Practice Guidance

3.3 **Development Plan**

Gloucester, Cheltenham and Tewkesbury Joint Core Strategy (Adopted 11 December 2017)

Relevant policies from the JCS include:

- SP1 The need for new development
- SP2 Distribution of new development
- SD3 Sustainable design and construction
- SD4 Design requirements
- SD8 Historic Environment
- SD9 Biodiversity and geodiversity
- SD10 Residential development
- SD11 Housing mix and standards
- SD12 Affordable housing
- SD14 Health and environmental quality
- INF1 Transport network
- INF2 Flood risk management
- INF3 Green Infrastructure
- INF4 Social and community Infrastructure
- INF6 Infrastructure delivery
- INF7 Developer contributions

3.4 City of Gloucester Local Plan (Adopted 14 September 1983)

The statutory Development Plan for Gloucester includes the partially saved 1983 City of Gloucester Local Plan. Paragraph 219 of the NPPF states that '... due weight should be given

to (existing policies) according to their degree of consistency with this framework (the closer the policies in the plan to the policies in the Framework, the greater the weight that may be given). The majority of the policies in the 1983 Local Plan are out-of-date and superseded by later planning policy including the NPPF and the Joint Core Strategy. None of the saved policies are relevant to the consideration of this application.

3.5 Emerging Development Plan Gloucester City Plan

Gloucester City Plan ("City Plan") will deliver the JCS at the local level and provide policies addressing local issues and opportunities in the City. The examining Inspector's Final Report, with a schedule of Main Modifications that the Inspector considers necessary to make the plan sound in order that it can be adopted by the Council, was received on 9 November 2022. Though the plan remains an emerging plan until adoption significant weight may be given to individual policies (with the recommended modifications) in accordance with paragraph 48 of the NPPF, which provides that weight may be given to relevant policies in emerging plans according to the stage of preparation, the extent to which there are unresolved objections and the degree of consistency with the NPPF.

This is the current status of policies. Subsequent to the submission of this report, on 26th January 2023 the City Plan may be formally adopted by the Council. As such the policies may have full weight of the adopted development plan at the time of the Committee's consideration. An update will be provided as necessary in late material papers.

Relevant policies include:

- A1 Effective and efficient use of land and buildings
- A6 Accessible and adaptable homes
- A7 Self build and custom build homes
- B1 Employment and skills plans
- C1 Active design and accessibility
- C3 Public open space, playing fields and sports facilities
- C5 Air quality
- C7 Fall prevention from tall buildings
- D1 Historic environment
- D2 Non designated heritage assets
- D3 Recording and advancing understanding of heritage assets
- D4 Views of the Cathedral and historic places of worship
- E1 Biodiversity and geodiversity
- E3 Green/blue infrastructure
- E4 Flooding, sustainable drainage, and wastewater
- E6 Development affecting Cotswold Beechwoods Special Area of Conservation
- E7 Trees, woodlands and hedgerows
- F1 Materials and finishes
- F2 Landscape and planting
- F3 Community safety
- F4 Gulls
- F6 Nationally described space standards
- G1 Sustainable transport and parking
- G2 Cycling
- G3 Walking
- G6 Water efficiency
- G7 Review mechanism

Site allocation SA05 – Land at Great Western Road sidings

3.6 Minerals Local Plan for Gloucestershire 2018-2032 (2020)

The adopted minerals plan for the County contains the following policies of relevance: SR01 – Maximising the use of secondary and recycled aggregates

MS01 – Non-mineral developments within MSAs

MS02 – Safeguarding mineral infrastructure

3.7 Gloucestershire Waste Core Strategy 2012-2027 (2012)

The adopted waste plan for the County contains the following policies of relevance: Core Policy WCS11 – Safeguarding sites for waste management

3.8 **Other Planning Policy Documents**

Gloucester Local Plan, Second Stage Deposit 2002

Regard is also had to the 2002 Revised Deposit Draft Local Plan. This has been subjected to two comprehensive periods of public and stakeholder consultation and adopted by the Council for development control purposes. The following "day-to-day" development management policies, which are not of a strategic nature and broadly accord with the policies contained in the NPPF, should be given some weight:

BE.2 – Views and skyline
OS.2 – Public open space standard for new residential development
OS.3 – New housing and public open space
A.1 – New housing and allotments
Plus partial relevance – OS.4 Design of public open space

3.9 **Supplementary Planning Guidance/Documents**

New housing and open space 2001 Heights of buildings SPD 2008 SuDS Design Guide 2013 Waste minimisation in development projects SPD 2006 Designing safer places SPD 2008

Gloucester City Council Open Space Strategy 2021-2026 Townscape Character Assessment: Gloucester June 2019

All policies can be viewed at the relevant website address:- national policies: <u>https://www.gov.uk/government/publications/national-planning-policy-framework--2</u> Gloucester City policies: <u>http://www.gloucester.gov.uk/resident/planning-and-building-control/planning-policy/Pages/</u> <u>current-planning-policy.aspx</u>

4.0 **CONSULTATIONS**

- 4.1 The **Highway Authority** raises no objection in principle subject to securing planning obligations for Travel Plan Monitoring and a bond, and funding the controlled parking zone amendments via a Traffic Regulation Order, and subject to conditions to secure; the provision of suitable highway, and suitable means of access, prior to occupation, including emergency access construction details; closure of existing accesses prior to use of new accesses; provision of cycle parking; provision of the Travel Plan; a construction management plan; and a service vehicle management plan.
- 4.2 The **Conservation Officer** noted that her comments are limited as the site is not in a Conservation Area, and heritage matters raised at pre-application stage have been addressed satisfactorily. On the design, the housing is considered acceptable, but concerns are raised about the scale and massing of Block B, single aspect apartments, and the projecting balconies could be better designs with an industrial feel on an external framework.

- 4.3 The **Civic Trust** has not commented.
- 4.4 The **City Archaeologist** raises no objection subject to conditions to secure approval of below ground works including remediation, and the submission and implementation of a written scheme of investigation for further archaeological mitigation.
- 4.5 The **Housing Strategy Team** object citing absence of information to prove compliance with Policies SD11 and SD12 of the JCS and there being too many 1 bedroom units, considering the range of housing sizes to be inadequate to meet the affordable housing needs of the City and not meeting the affordable housing level.
- 4.6 The **Contaminated Land consultant** recommends the tiered contaminated land investigation/remediation condition.
- 4.7 The **Drainage Officer** raises no objection subject to conditions to secure detailed proposals for the surface water drainage system to specified standards, and a SuDS maintenance strategy.
- 4.8 The **Lead Local Flood Authority** raises no objection subject to a condition to secure approval and implementation of the detailed drainage scheme.
- 4.9 **Severn Trent Water** raises no objection subject to securing precise drainage details by condition.
- 4.10 The **Environmental Health consultant** raises no objection on dust, air quality and vibration impacts. On noise no objection in principle is raised subject to obtaining full details of the proposed glazing and ventilation products with confirmation of meeting the specifications, full details of the acoustic fence, and further details of plant to demonstrate it meets the specifications.
- 4.11 The **Ecological consultant** raises no objection subject to conditions to secure a construction environmental management plan, a landscape and ecology management plan, lighting strategies, and a residents information pack about protected ecological sites.
- 4.12 **Natural England** raises no objection subject to securing homeowner information packs regarding the Cotswold Beechwoods by condition.
- 4.13 **The Landscaping consultant** is satisfied that the principles of planting / species selection are now acceptable but wishes to see the fully detailed specification by condition.
- 4.14 **The Public Open Space adviser** provided the open space request calculated on the basis of the size of this scheme. This is set out in detail later in the report.
- 4.15 **The Waste team** does not raise an objection but made several observations including the need for collections from an adopted road and an access bay on Great Western Road for the Block A collections.
- 4.16 **The County Council development contributions team** has submitted a request for financial contributions for education and libraries. This is set out in detail later in the report.
- 4.17 **The Minerals and Waste Authority** confirmed that the additional minerals safeguarding study deals with the matter sufficiently and their earlier recommendation for a minerals resource condition is not necessary.

- 4.18 **The Tree Officer** raises no objection subject to protection measures for trees during construction.
- 4.19 **The Police architectural liaison officer** has not commented.
- 4.20 **Network Rail** has not commented.
- 4.21 **The Health and Safety Executive** (via their online consultation system) confirms that the site does not intersect a pipeline or hazard zone, and that HSE Planning Advice does not have an interest in the development.
- 4.22 **The Environment Agency** confirmed it would not give bespoke comments on controlled waters, and standard advice was provided. This is addressed later in the report. I also wrote to the EA in a non-statutory capacity for the EA's comments on the proximity of the application site to the Allstone waste and minerals site, given the EA's role in administering the environmental permit. They have recently now provided a copy of the standard permit but not commented in any detail on the matter, and provided a copy of their comments to the County Council on the latest Allstone application. These matters are also addressed later in the report.

5.0 **PUBLICITY AND REPRESENTATIONS**

- 5.1 Neighbouring properties were notified and press and site notices were published. A further set of notifications were given upon receipt of the amended scheme.
- 5.2 Three representations have been received, two from the same party with the latter asserting that their original comments remain. The issues raised may be summarised as follows:
- 5.3 Traffic congestion along Great Western Road/Horton Road, noting specifically the Horton Road Primary School closing time impact.

Parking provision.

Many members of the day-centre reablement and respite service community at Headway House travel by road, either using mobility scooters, wheel-chair adapted vehicles, taxis or private cars and it being vital that attenders continue to have unimpeded access to Headway House via their small private car park. There are concerns about impacts of additional traffic on attendees' journeys.

Potential abuse of the Headway car park. Consider sufficient resident and visitor parking should be provided within the application scheme to prevent unauthorised parking by residents on nearby roads.

-Access concerns – for building phase and occupation due to how busy Horton Road and Great Western Road are.

- 5.4 The application can be viewed on: <u>View your planning applications Gloucester City Council</u> within the Kingsholm and Wotton ward.
- 5.5 The application also reports a public consultation was undertaken prior to the application submission in May 2022 at the Irish Club and a webinar question and answer session, advised in advance via letters to local residents (800 letters) and media outlets, plus a website providing information, an e-mail address and phone line. The applicant notes that they have considered all comments raised.

6.0 **OFFICER OPINION**

6.1 *Legislative background*

Section 38(6) of the Planning and Compulsory Purchase Act 2004 requires the Local Planning Authority to determine planning applications in accordance with the Development Plan, unless material considerations indicate otherwise.

- 6.2 Section 70(2) of the Town and Country Planning Act 1990 (as amended) states that in dealing with a planning application, the Local Planning Authority should have regard to the following:
 - a) the provisions of the development plan, so far as material to the application;
 - b) any local finance considerations, so far as material to the application; and
 - c) any other material considerations.
- 6.3 The development plan consists of the Gloucester, Cheltenham and Tewkesbury Joint Core Strategy (JCS) and the partially saved 1983 City of Gloucester Local Plan. However, as outlined earlier, the 1983 Local Plan is considered to be out-of-date.
- 6.4 It is considered that the main issues with regard to this application are as follows.
 - · Principle
 - Public benefits of the development
 - · Heritage built heritage and archaeology
 - · Design, layout and landscaping
 - · Traffic and transport
 - Housing provision
 - · Residential amenity / environmental health
 - · Drainage and flood risk
 - Land contamination
 - · Ecology
 - · Sustainability
 - · Waste minimisation
 - · Economic considerations
 - · S106 contributions, CIL and viability

6.5 **Principle**

The NPPF requires decisions to give substantial weight to the value of using suitable brownfield land within settlements for identified needs, and promote and support the development of under-utilised buildings. Decisions should support development that makes efficient use of land. The NPPF also sets out that planning decisions should give significant weight to the need to support economic growth and productivity.

6.6 *Principle – residential development*

The NPPF requires local planning authorities to demonstrate a 5 Year Housing Land Supply, with an appropriate buffer, against the relevant housing requirement. The JCS addresses housing supply and demand under Policies SP1 (The Need for New Development and SP2 (Distribution of New Development) as well as within Part 7 (Monitoring and Review)

The NPPF sets out that there will be a presumption in favour of Sustainable Development. 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 IL any adverse impacts of doing so would significantly and demonstrably outweigh the

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.

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..).'

At the time of writing, the Council is not able to demonstrate a 5 year housing land supply. For the purpose of this application and in the context of paragraph 11 of the NPPF, including footnote 6 the 'tilted balance' is engaged. For decision making this means approving development proposals unless any adverse impacts of doing so would significantly and demonstrably outweigh the benefits, when assessed against the policies in the Framework taken as a whole. The assessment of this and the wider balancing exercise is set out in the conclusion of the report.

6.7 Policy SP1 of the JCS sets out the overall strategy concerning the amount of development required, and Policy SP2 sets out the distribution of new development. These two policies, combined with Policy SD1 on the economy, provide the spatial strategy for the plan. This strategy, together with its aims, is expressed in relevant policies throughout the plan and will be supported by forthcoming district plans and neighbourhood plans. Specifically relating to residential development Policy SD10 of the JCS states that housing in the City area will be allowed:

• At sites allocated within the development plan and district plan.

• On unallocated sites on previously developed land in the existing built up areas of Gloucester City.

- It is infilling within the existing built up areas of the City of Gloucester.
- It is for affordable housing on a rural exception site.
- It is brought forward through community right to build orders.
- There are other specific exceptional/circumstances defined in a district plan.

- 6.8 The site has been included in successive policy documents aspiring to its redevelopment including housing (and latterly exclusively for housing in the City Plan). Most recently, the site is part of an allocation in the draft City Plan (ref. SA05). The application site makes up most of this allocation although the allocation also includes the area of open space at the corner of Great Western Road and Horton Road which is not part of the current application site. The allocation statement includes site-specific requirements and opportunities in relation to design, open space, highways, historic environment, biodiversity, minerals and air pollution. These are all dealt with in the relevant sections below. The allocation is for approximately 300 residential dwellings. The allocation has been found sound by the City Plan Inspector. The proposed use is therefore compliant and the number of units is considered to be at the approximate quantum indicated; being at the higher end is positive for housing delivery. It is currently identified in the Council's 5 year supply position statement.
- 6.9 In the Council's Interim Adoption Railway Corridor Planning Brief 2011 the application site was part of a wider area alongside the rail lines that was the focus of the brief. This was written in the context of the policy position for the site at that time being for mixed use B1 employment and residential. It also envisaged that it would provide an integral linear community park link between the train station and Horton Rd sidings. The proposal would comply with the residential element of the brief. The brief is now over 10 years old and the policy approach is being superseded by the City Plan. The B1 employment element is not considered to be an essential element of a development scheme, not being required in the later City Plan. As such it is not considered that there is an in-principle conflict where considering this Brief.
- 6.10 In terms of the broad principles of development then, the site is subject to a well-advanced draft allocation for residential use of approximately 300 units and has been allocated for (part) residential use in previous policy statements, it is on previously developed land within the built up area of the City in a sustainable site with access to local facilities and would boost the supply of homes in a sustainable location. The proposal complies with Policy SD10 in relation to the principle of development.

6.11 **Principle – loss of existing uses**

The proposal would result in a loss of employment use of land, in relation to the parts of the site currently used by the three businesses fronting Great Western Road (it is noted that the application sets out (SCI) that all tenants have plans to relocate their businesses). The City Plan, JCS and 2002 Second Deposit Local Plan include policies addressing this. However, this loss has already been accepted by the City Plan allocation for residential use. Equally there would be a loss of transport infrastructure land in terms of the remaining part of the site being the former railway sidings/depot. As part of the disposal process the operator will have considered the need for its use, and again, the City Plan allocation accepts this loss. As such there is no in-principle objection in relation to the loss of existing land uses.

6.12 **Principle – development of adjacent land**

Policy A1 of the City Plan requires that development does not prejudice the potential for the comprehensive development of adjacent land. This is most notably a consideration for the land to the south west – all other adjacent land is either highway, railway or already developed. This land to the south west is railway sidings and is referred to in the application as still operational. This does not therefore appear to be a development opportunity. Notwithstanding that, there is still an access to the land to the north west off Great Western Road as well as access points in the proposed development that run close to the boundary with that land. As such the proposal would not prejudice potential for comprehensive redevelopment.

6.13 **Principle – sterilisation of minerals assets**

The City Plan allocation refers to the site lying within a Mineral Consultation Area due to the recorded presence of underlying sand and gravel resources. It should be noted as the allocation is not yet adopted that the applicant has objected to the inclusion of this criteria as they consider it an unnecessary repeat of a policy in the minerals plan. The Minerals local plan is concerned with potential sterilization of mineral resources. The strategy in that plan refers to avoiding unnecessary sterilization of minerals resources by defining mineral safeguarding areas and mineral consultation areas for economically important minerals in Gloucestershire. The allocation also refers to the presence of nearby safeguarded mineral and waste infrastructure and potential incompatibility issues, which are considered to be primarily amenity issues and are addressed in that section later in the report.

- 6.14 The Minerals and Waste Authority policies map shows that part of the site (broadly the western half) is a mineral resource area for sand and gravel. Policy MS01 of the Minerals Local Plan sets out that non-mineral development proposals within a Mineral Safeguarded Area (MSA) will be permitted based on satisfying one of the listed criteria relating to; being exempt from safeguarding requirements as set out in the Plan; or needless sterilisation of mineral resources will not occur; or the mineral resources of concern are not economically valuable; or it is appropriate and practicable to extract minerals prior to development taking place; or the overriding need for development outweighs the desirability to safeguard mineral resources.
- 6.15 The site does not fall within the Plan's exemptions. JCS Policy SD3 sets out that to avoid unnecessary sterilization of identified mineral resources, prior extraction should be undertaken where it is practical, taking into account environmental acceptability and economic viability relating to both the extraction of the minerals and subsequent implementation of the non minerals development of the site. The Minerals and Waste Authority initially requested a more detailed study on the mineral potential of the site, and in line with the policy suggested a potential condition for prior extraction of minerals before redevelopment. The applicants' subsequent study on the matter identifies the type and extent of minerals resource at the site but also that a large part of the site is contaminated with any material extracted likely to require remediation or disposal rather than for sale or processing as construction aggregates. Furthermore groundwater is encountered at 0.8 to 2m below ground level and prior extraction to the base of the deposit could not be undertaken without causing groundwater inundation of the site. It would therefore be necessary to reinstate ground levels through importation of clean inert materials to progress the redevelopment (likely to comprise primary aggregates), which would render the prior extraction pointless. As such the contamination and shallow groundwater has effectively already sterilized any minerals at the site. The Minerals and Waste Authority considers that this additional study deals with the issue of potential minerals sterilization. In this light there is no conflict with the Minerals Plan, Policy SD3 of the JCS and NPPF on the matter.
- 6.16 Overall it is considered that the principle of the development is acceptable in this location within the City.

6.17 **Public benefits of the development**

Consideration of the likely public benefits of the scheme is relevant to the determination of this application, both in the overall balancing of the application's merits and in the context of any harm to heritage assets, whereby the NPPF advises that heritage harm should be balanced against public benefits.

- 6.18 Public benefits from the proposal are likely to include the following:
 - Provision of housing.
 - Developing a suitable brownfield site for identified needs.

• Introduction of significant population to the City, likely to be accompanied by a related increase in footfall and associated spend in the locality. This has associated social benefits as well as community safety benefits in terms of natural surveillance within the area.

- Creation of jobs indirectly.
- Improvement in appearance of prominent central site.

Overall these are considered to be public benefits of considerable weight.

6.19 Heritage

The proposal would affect heritage assets which are set out below. The buried archaeological assets and the buildings on site are non designated. The NPPF requires that the effect of a proposal on the significance of a non-designated heritage asset should be taken into account in determining the application, and that a balanced judgement will be required having regard to the scale of any harm or loss and the significance of the heritage asset.

6.20 Built heritage

The NPPF sets out the importance of protecting and enhancing the historic environment, and conserving heritage assets in a manner appropriate to their significance. In particular, it states that in determining planning applications, local authorities should take account of 'the desirability of sustaining and enhancing the significance of heritage assets and putting them to viable uses consistent with their conservation'. Furthermore that when considering the impact of a proposed development on the significance of a designated heritage asset, great weight should be given to the asset's conservation. The more important the asset, the greater the weight should be. Policy SD8 of the JCS similarly seeks to preserve and enhance heritage assets as appropriate to their significance. Policy A1 of the City Plan requires development to avoid a significant adverse impact on the streetscene and character of the locality. Policy D1 of the emerging City Plan reflects the guidance in the NPPF and JCS in respect of designated and non-designated heritage assets respectively. Policy D2 sets out criteria for dealing with non designated assets. Policy D3 sets out requirements for recording and understanding the significance of assets where revealed, altered or damaged during proposals. The City Plan allocation Policy SA05 furthermore sets out a requirement for built heritage assessments, and notes the presence of the historic steam engine shed is a non designated heritage asset.

6.21 The site is not situated in a Conservation Area and there are no listed buildings at the site nor in the near vicinity. The main built heritage consideration is that at its eastern end the site contains unlisted buildings associated with the historic rail industry use as above. There are 3 main buildings; 2 single storey brick buildings, adjacent within the middle part of the east end of the site, and 1 single storey metal framed/steel sheeting building close to the northern boundary with the residential premises. They are all in a state of disrepair. There are in addition a series of smaller buildings nearby to these 3 main buildings.

- 6.22 A heritage assessment, and a condition survey of the standing buildings, have been submitted. These set out that the site is part of the former Great Western Road/Horton Road railway depot, constructed during the mid 19th century in association with the development of the railway through the City, closing to steam use in 1966, ceasing operating for maintenance in 1990 and entirely in 2010. The standing buildings are the remaining structures; others were demolished - by the 1980s the two earliest locomotive sheds had been demolished. Of the remnants, the southern wall of building 1 is considered to be of very minor local interest, the remainder being mid 20th century; it has lost significance following earlier demolition. The structural assessment sets out that the walls are all in extremely poor and dangerous condition, the roof is not salvageable and dangerous, and not considered possible to retain or renovate them without significant works to their fabric, and could not retain the foundation and flooring if remediation is to be done properly. Very little of the older wall could be reused, while utilities and facilities would need to be introduced alongside rebuilding, and the dimensions would mean substantial alteration would be needed to subdivide for reuse, with it being difficult to identify any ready market for using the building. It is considered to have come to the end of its life.
- 6.23 A prior approval for the demolition of these buildings already exists and the heritage considerations of their loss via that process were set out in that application. There is no statutory protection of the buildings from the demolition, and they were not added to the local list. The site buildings could therefore be demolished immediately. The other commercial buildings fronting Great Western Road do not appear to be of heritage merit. In the context of this application, the wholesale loss of the low significance buildings needs to be factored into the decision, with the fall back position of already being able to demolish them. This is done in the conclusions below.

6.24 Archaeology

This site is located in an area of archaeological interest. Roman period organic material has previously been found, and there are records of two Roman burials on land immediately to the east. The site is also situated on gravels that have elsewhere in the area produced artefacts and deposits of Palaeolithic date, and there is also the industrial remains associated with the railway. The proposal involves intrusive works that could damage or destroy assets, including extensive works to remediate and remove site material.

6.25 The heritage assessment sets out that the site has archaeological potential with Roman remains recorded to the east of the site and a Roman building nearby to the south west. Further evaluation works were subsequently undertaken at the City Archaeologist's request to assess the archaeological potential, which were inhibited by the contaminated state of the site and resulted in a lower level of evaluation than normally sought. Nevertheless the City Archaeologist has been able to provide advice and reports that gravel terraces do survive within the site, some evidence for residual Roman building material was found, and that while the site appears to be truncated it is not universally so. As such can be concluded that; palaeolithic material may survive in the site, Roman remains are likely to survive in the site, and industrial archaeological remains are present. Overall there is no in-principle objection to the proposals on archaeology grounds but conditions are necessary to make the development impacts acceptable; further archaeological mitigation is required. These conditions would secure approval of below ground works such as foundations and services, and also remediation works which are likely to be significant and potentially more intrusive than later construction works. They would also secure the approval and implementation of a further written scheme of investigation to record and advance understanding of any heritage assets that would be lost. The applicant has been made aware that as part of the works, the archaeological watching brief could become an excavation if archaeological remains are exposed, and if the contamination work extends into the gravels a geo-archaeological specialist would be needed to monitor the works. Overall therefore, there could be harm to heritage assets but this can be satisfactorily mitigated.

6.26 Overall conclusion on heritage matters:

The balancing of harm with public benefits is a policy test only for designated assets. For non designated assets the test set out in the NPPF is that the effect of a proposal on the significance of a non-designated heritage asset should be taken into account in determining the application. A balanced judgement should be made, having regard to the level of significance of the asset and the scale of any harm or loss. The scale of loss for the buildings would be wholesale, although the significance is low. There would also be less than substantial harm to non designated heritage assets. In accordance with the NPPF great weight has been given to the assets' preservation in the assessment. The harm is limited and can be mitigated in terms of buried assets. The public benefits set out earlier including the provision of housing are considered significant. It is considered that the public benefits outweigh the heritage harm identified anyway.

6.27 **Design, layout and landscaping**

The NPPF states that good design is a key aspect of sustainable development, and sets out criteria for decision making including ensuring that developments will function well and add to the overall quality of the area, are visually attractive, sympathetic to local character and history while not preventing or discouraging appropriate innovation or change, establish/maintain a strong sense of place, optimise the potential of the site to accommodate an appropriate amount and mix of development, and create safe, inclusive accessible places. It also sets out that where there is an existing or anticipated shortage of land for meeting identified housing needs, it is important that decisions avoid homes being built at low densities, to ensure optimal use of sites, and furthermore that plan standards should seek a significant uplift in the density of residential development in city centres and areas well served by public transport.

- 6.28 JCS Policy SD4 sets out requirements for high quality design, including responding positively to and respecting the character of the site and surroundings, and being of a scale and materials appropriate to the site and setting. Design should establish a strong sense of place and have appropriate regard to the historic environment. Policy SD10 requires residential development to seek to achieve the maximum density compatible with good design and the character and quality of the local environment. Policy INF3 requires development to positively contribute to green infrastructure, also setting out that proposals that would impact on trees will need to include a justification for why this cannot be avoided and should incorporate mitigation for the loss.
- 6.29 Policy A1 of the City Plan requires overall improvements to the built and natural environment, to be of a suitable scale for the site, preserve the character of the area and appearance of the streetscene, have appropriate bin storage, and create and support healthy living conditions. It requires development to make effective and efficient use of land and buildings. Policy C1 requires development to meet the highest possible standards of accessible and inclusive design. Policy C7 seeks measures to help prevent suicide and accidental falls on buildings or structures over 12m in height. Policy E7 requires biodiversity net gain on site (or a suitable alternative) if there is unavoidable significant adverse impact on trees, woodland or hedgerows, and tree protection measures during development. Policy F1 requires high quality architectural detailing, external materials and finishes that are locally distinctive, and developments to make a positive contribution to the character and appearance of the locality. Innovative modern materials will be encouraged where they strongly compliment local distinctiveness. Policy F2 requires hard surfacing, boundary treatments and planting to be appropriate to the location, and incorporate existing natural features where possible, and ensure adequate space for trees to mature. Policy F3 requires development to be designed to ensure that community safety is a fundamental principle.
- 6.30 City Plan allocation Policy SA05 notes that the site offers the opportunity for a higher density scheme near the city centre and transport hub. It furthermore sets out site specific requirements and opportunities in relation to design;
 - Create a well defined built frontage to Great Western Road;
 - Create a green link between Great Western Road and the southern end of Horton Road;
 - Increase tree coverage and create a more meaningful useable open space that connects to the hospital and could be utilized by hospital visitors;

6.31 Scale and density

The commercial office development to the west is two and three storeys in height, two storeys where closest to the site. The houses to the north edge of the site are all two storey. The hospital complex opposite to north comprises of buildings of a range of heights, notably the 3 storey emergency and outpatients blocks, the 3 storey multi storey car park and, set farther back into the hospital complex but very apparent in the site environs, the 11 storey tower block. Further east, the flat block at the Great Western Road/Horton Road junction is three storeys, as is the Irish Club building on Horton Road.

6.32 The City Plan allocation sets out that the site offers the opportunity for a higher density scheme near the city centre and transport hub, and this is clearly supported by national and local policy. This has been achieved in the application. The flat blocks A, B and C would be of noticeably larger scale compared with the existing commercial buildings on this part of the site and also the office and residential buildings that would be either side in the streetscene. In this context the design has been refined to stagger the buildings upwards to give more of a transition in heights.

- 6.33 Block B would be the prominent building in views north-westwards along Great Western Road and it grades down in height slightly 5 to 4 storeys to aid that transition from the 2 storey houses fronting Great Western Road, with a gap of 17m between. The mass of Block B is broken down by the design and articulation of the elevations. While the change in scale would be quite striking, across the separation distance it would not be harmful to the streetscene or character of the area, which includes several large buildings on the hospital site opposite. The proposed two storey houses in the southern phase would be of appropriate scale and blend in comfortably with the surroundings. The four storey flat block D would be perceived in the context of the neighbouring proposed two storey houses and the three storey flat blocks to north and Irish Club to east. At its proposed siting and in this context the scale would be comfortably accommodated.
- 6.34 The existing buildings along the Great Western Road frontage offer little to the current appearance of the streetscene. The development would create a new building frontage defining the edge of the street in a high quality design and at a scale that, while taller than the nearby neighbours, would not cause any significant harm to the appearance of the streetscene or character of the area. In the context, given the views they would be perceived in, the scale and form of the hospital complex in the vicinity, the desire to maximise density and efficiency of the site for residential use, and the site allocation for over 300 units, the impact of the area, and the design is of good quality.

6.35 Heights of buildings and views

Policy D5 of the City Plan seeks to protect views of the Cathedral and places of worship, and the heights of buildings SPD provides further detail on this matter; setting out local and strategic view corridors. The City Plan also includes the Local View corridors to the Cathedral and historic places of worship. The extreme north west corner of the site is within local view corridor 4 as defined in the SPD and this defines the viewpoint within the hospital grounds (although there seems to be an error in the report as it is not the view pictured in the SPD). Furthermore, the view as set out in the City Plan does not cross the application site. Given this situation I have walked the hospital site to ascertain the potential impact in this regard, and there are no prominent views of the Cathedral tower in the vicinity of the view corridor set out in these documents with trees in leaf; the current tree cover substantially blocks views towards the City Centre. It is also likely that the footpath arrangement has altered since the 2008 SPD where those view corridors were established. The applicant's DAS shows photographs with bare trees and some limited views of the Cathedral are apparent between the trees. In two of these, the site is off to the left of the view of the Cathedral and would not block the view. In the third, only the very top of the tower is visible, the rest being already obscured by buildings, and at my later visit with trees in leaf, could barely be perceived. Overall one cannot gain a good, clear view of the Cathedral tower until further west along the Great Western Road, at which point the site is off to the left of the view. In terms of other view corridors, local view corridor 2 from the elevated part of Metz Way is also in the environs of the site but the site would be so off-set to this view of the Cathedral that at the scale proposed it would not cause harm. Looking from the opposite direction, the site would be in the background of several of the local view corridors from the west of the City, however given the distance between, built form between, and the scale proposed, the development would not cause harm to these views. The site is not in the way of any of the strategic view corridors set out. As such, the current conditions are such that no harm would be caused to defined views.

6.36 Layout and linkages

The proposed layout manages to provide both frontage to the existing roads around the edge of the development, and to the proposed internal streets, and breaks up the built form with areas of soft landscaping. The proposal would satisfy the City Plan allocation requirement for a well-defined built frontage to Great Western Road. Blocks A and B would both front onto the road and provide good definition of the street.

- 6.37 The site would connect directly to the footways on Great Western Road and Horton Road. Within the site the access road provides for pedestrian connectivity. The Planning Brief envisaged a wider and more ambitious linear park through this site (albeit as part of links within a wider railway corridor area much greater in scope than the extent of this application site), while the more recent City Plan allocation refers to the creation of a 'green link' between the roads. The internal access road proposed in the application would be planted with trees, and partially adjoins, and allows a route through, the proposed pocket park in the middle of the site. While not at the aspirational level of the green link cited in the Planning Brief, the application is in a different context than envisaged at that time, and the proposal would provide for attractive, well-planted links through the site in the broad manner described in the preceding guidance, which would help provide for and encourage travel by foot within and beyond the site, where there are convenient links to local amenities, services, transport nodes and the City Centre. As such it is considered that the proposal would meet the allocation requirement for a green link between Great Western Road and the southern end of Horton Road.
- 6.38 In relation to linkages to the wider railway corridor area mentioned in the guidance, to the west and south west are existing operational sites that currently offer no scope for providing links. Beyond to the east, the railway triangle has been developed and the prospects of linkages with that site over the railway lines were well rehearsed in that application and are outside the current application site. On the north side, the Irish Club car park currently exists on the alignment eastwards through the railway corridor, and beyond that is the Allstone site that continues to be used for the minerals and waste activities (this commented on in further detail below). The proposal for residential redevelopment of the Allstone site has not progressed (no reserved matters application has been provided and the timescale has expired, while the submission of a further application for permanent use of this site clearly indicates no desire for residential redevelopment in the near future). Notwithstanding that, the residential application on the Allstone site appears to have included the southern part of the Irish club car park and as such might provide an option to link out to Horton Road opposite the current site. It is considered that the current application design provides for reasonable linkages to achieve this should that scheme ever progress, to the extent it is able to within its boundaries - out onto Horton Road and also through the proposed open space towards the junction to link round to Myers Road.
- 6.39 On detailed matters of linkages and access, the architect has confirmed a DDA compliant slope for the pedestrian link to Horton Road. The pedestrian link on the west side of the access road to the pocket park has now been widened 1m to 2m wide to be useable. The entrance area to Block D has been amended to set the cycle shelter in from the road edge and re-arrange the recess.

6.40 Security

The streets and open spaces would be subject to a good level of natural surveillance from the proposed units. The terraced houses have a secured accessed where only residents have use. The bike store for Block B has now been relocated into the block itself, off the Great Western Road frontage, which is considered to make this facility significantly more secure and attractive. The cycle stores would have self closing and lockable gates. The design provides for defendable space to units; 2.5m deep private space in front of units at ground floor in blocks A, B and C. There is a planted buffer in front of the terrace fronting Great Western Road. This should make an attractive frontage to the street and grant some meaningful defendable space. To Block D where flats face towards the proposed open space and Horton Road there would be a 2.3m space for resident's use, then planting beyond.

6.41 Access

The Building Regulations set out optional standards for enhanced levels of accessibility and adaptability and the City Plan promotes delivery of these. All units would meet Building Regulations M4(2) accessible and adaptable dwellings. 10% are designed to M4(3) standard. Units are designed to be flexible to accommodate M4(2) or M4(3) standard and there is an ability to increase the number of these wheelchair units if required. All entrances would be step free and lit, with step free access between floors via lifts. Accessible parking bays would be defined and signposted with pedestrian routes marked, lit and indicating a safe route to entrances. The application also asserts that means of escape for disabled persons are provided for. It is therefore considered that the development provides good accessibility design.

6.42 Detailed building design

It is evident that detailed analysis has been undertaken of the character of buildings in the vicinity, which complies with the policy approach. This has led to a well informed and considered design that would be sympathetic to the context and a positive addition to the streetscape in terms of its articulation and detailing. The design statement highlights houses and church as neighbouring sites using traditional façade material of predominantly red brick with alternate coloured brick details. It is proposal to use those materials and employ a modern take on Gloucester's character. Red brick is the predominant façade material in the area so this is proposed and also using brick patterning (a combination of those in the area and modern textured brick variations), alternative coloured brick tones, and metal cladding. A decorative brick is proposed to divide up the buildings and add interest taking inspiration from the brick patterns in the local vernacular.

- 6.43 The façade design of the flat blocks takes cues from Gloucester buildings. Block D would be in a similar location to the rail depot building and specifically takes design cues from that. In terms of other detailing, light grey metal balconies are proposed, grey metal window surrounds and grey zinc rain water goods. The façade design of the houses references Gloucester house types, including decorative elements and materials, visual dimensions and openings. Grey roof tiling is proposed. All these aspects are considered appropriate and should lead to a quality appearance to the development that would be modern but in character with the area.
- 6.44 Fall prevention measures for the taller flat blocks can be secured under condition.

6.45 Waste collection

The design statement sets out that bin storage is based on the Council's requirements and the layout has been tracked to accommodate the required refuse vehicle. Bin stores are proposed for each apartment block while each house would have an outdoor bin store. House occupants would either present to front or at collection points at the end of the north/south aligned roads. For Blocks B and C the collection provision is to the rear and Block B has been revised to bring the store closer to the road to minimize drag distances. The applicants have tracked a vehicle larger than the GCC collection vehicle so have demonstrated the access is achievable. The applicant has confirmed the access road to the rear of the flat blocks is to be adopted; this meets the pre-requisite for collections. In the revised plans, a service lane has been added to the front of Block A to allow the collection vehicle to back in to collect in sufficient proximity to the bin store.

6.46 Landscaping

The site is currently very sparse for vegetation and is mostly just overgrown. There are a small number of existing trees of modest quality (all category C or U) on and adjacent to the site. The proposal would include an extensive range of tree planting (approximately 200) that would be beneficial for the environment, and a significant improvement from the current conditions, and give the development an attractive green aspect. The streets, both at Great Western Road, and the internal access road, would be tree lined and comply with the guidance. The planting would more than compensate for the small loss of existing trees and the application proposes use of semi-mature tree planting to ensure an instant positive contribution to the environment. It would therefore meet the allocation policy criteria to increase tree coverage. Tree protection measures for the adjacent retained trees should be secured by condition. A planting proposal is provided in the application and the Council's consultant is satisfied with the principle shown, however it is recommended that the detailed planting specification is secured by condition, also the standard planting implementation and maintenance plan has been submitted detailing a maintenance proposal already).

6.47 Overall, subject to conditions the proposal would comply with the above policy context.

6.48 *Traffic and transport*

The NPPF requires that development proposals provide for safe and suitable access for all and that development should only be prevented or refused on transport grounds where the residual cumulative impacts of development are severe. Policy INF1 of the JCS requires safe and accessible connections to the transport network and sets out that permission will be granted only where the impact of development is not considered to be severe. 6.49 Policy G1 of the emerging City Plan sets out that in all development, on street space designed and allocated for pedestrians, cyclists, mobility users and deliveries, and bus stops and bus priority measures, will be prioritised over the parking of private vehicles. It also sets out the approach to car and cycle parking levels. Policy G2 requires all developments to provide safe and secure access by cycle. Policy G3 supports development that protects and enhances convenient, safe and pleasant walking environments, and improvement of walking routes to sustainable transport hubs. New public realm development should reflect pedestrians being at the top of the road user's hierarchy. Proposals that disrupt walking desire lines, reduce the pedestrian legibility or reduce pedestrian connectivity will not generally be supported. Policy G4 supports development that protects and enhances convenient, safe and pleasant walking environments, and improvement of walking routes to sustainable transport hubs. Proposals that disrupt walking desire lines, reduce the pedestrian legibility or reduce pedestrian connectivity will not generally be supported. Policy A1 requires adequate off-street parking, access, and covered and secure cycle storage. City Plan allocation Policy SA05 furthermore sets out site specific requirements and opportunities in relation to highways crossings and cycle and footway links to city centre and transport hub to the west and residential development at the Allstone site to the east.

6.50 Accessibility

The site is centrally located with good access to local facilities that would be used by future residents, and with good accessibility for pedestrians and cyclists. The City Centre is within a reasonable walk catchment of around 500m, with continuous footway from the site. The bus station is approximately 470m walking distance from the site via the underpass (approximately 800m via London Road), providing extensive bus links to the surrounding areas. Bus stops providing for services nearby include on London Road opposite the junction with Great Western Road approximately 450m from the site which provides for multiple bus services. Route 6 Gloucester to Longlevens goes down Great Western Road and stops close to the hospital within around 200m of the site and also runs on Horton Road. Route 99 links to Cheltenham. To the south, there are multiple stops along Barton Street; at closest approximately 550m from the site. It is approximately 410m from the railway station via the underpass (approximately 800m via London Road). The other specific highways-related opportunities mentioned in the City Plan allocation are not required by the Highway Authority as necessary to make the development acceptable. The Highway Authority is satisfied that the development is well located for sustainable travel links to central Gloucester and the scheme has good permeability for sustainable travel trips.

6.51 Access arrangements

Great Western Road is subject to a 30mph limit and it accommodates some on-street parking bays along certain stretches. It is within Gloucester Hospital zone H parking permit zone – restricted to residents only between 0800 to 1900. These bays extend along the frontage of the row of houses, with double yellow lines on the northern side. To the west of the houses, on street parking is pay and display 0800 to 1900, with a 4hr maximum stay. At Great Western Road along the western part of the site there are double yellow lines along the far north west section, then parking spaces along the rest of the road up to the existing houses interrupted by the existing access points to the businesses. There are 4 existing access points to the site; 3 on Great Western Road associated with the existing businesses and one on Horton Road accessing the former sidings land. The level crossing is around 130m to the south of the Great Western Road/Horton Road junction.

- 6.52 The application proposes two points of vehicular access on Great Western Road to serve Blocks A, B and C. Block C would be a car free block and the new internal access road is provided up to Block C for servicing. The westernmost proposed access would be to the Block A car park, this access would be in the position of existing double yellow lines on Great Western Road. The middle access would be to a car park between Blocks A and B and to the service route extending behind Block B to Block C. This would be approximately in the position of the existing access to the timber merchants. The Transport Assessment sets out that visibility splays can be provided and allows for 2 way passing at the access. In the revised plans a service area is provided to the front of Block A which would provide access for bin collection avoiding the need for a pull in bay on Great Western Road and the loss of on street parking. The closing off of the other existing accesses could reinstate footway here.
- 6.53 Access to the remaining part of the site would be via a third access off Great Western Road, broadly in the position of the existing access to the construction company, diagonally opposite the Hospital 'tower' access, proposed as a priority arrangement. Some existing on-street parking on the south side of Great Western Road to the east of the access would need to be removed to accommodate it (though it is also double yellow lined); the highway consultant's plans show that there is potential to re-provide this on the western side of the proposed access. To the east side the applicant asserts that the access to the driveway of the adjacent 95/97 Great Western Road can be maintained. Access roads to the houses would be cul de sacs with turnings heads at the end; the Transport Assessment shows that refuse vehicle turning is possible here. The Highway Authority is satisfied with the Great Western Road accesses.

6.54 Parking:

Manual for Gloucestershire Streets sets parking levels based on size of units, and departure from these levels is still permitted based on car free/reduced parking provision, including for residential development in city centres where consideration is given to options for access via sustainable modes, public car park provision, parking restrictions, number of linked trips and implementation of Travel Plan, and furthermore that where housing density is greater and there is a wide range of transport choices car free development will be encouraged. The City Plan sets out that development should provide parking to a level and design appropriate for the local context taking into account its accessibility, the type, mix and use of development, any parking restrictions, the availability and opportunities for public transport, car ownership levels and the need to ensure adequate provision for charging facilities.

6.55 The applicant has proposed a reduced level of car parking provision because the site is sustainable, this is agreed with. 145 spaces would be provided in various locations across the site, with a car parking ratio of 0.47 across the proposal as a whole. Provision is lower for the flats, with the houses mostly each being provided with a driveway space for 1 car (all houses in the northern block have 1 space on plot, the southern row of units does not have this driveway space though there is some provision between the rows). On-street spaces are noted to be to accommodate visitor parking demand and parking for houses without a dedicated space. The application indicates that they expect that the on-street spaces would be controlled via a new controlled parking zone (CPZ) to prevent use by non residents, and ensuring they can be used by visitors to properties in the site. The Highway Authority does not object to the proposed arrangements and consider that alterations to the existing controlled parking zone would be required, this should be funded through the proposals and an obligation is sought to do so. The basis is so residents would not be eligible to park on the surrounding highway and impact on existing occupants. 6 spaces are also provided for a car club; this is commented on in the travel plan measures below. It is acknowledged that concerns have been raised about parking provision. The guidance is clear that in sustainable locations close to centres and transport hubs, densities should be increased, and in the context of the climate crisis and aspirations to limit private car use, lower parking provision is considered reasonable here and the controlled parking zone system could be used as an enforcement measure in this regard. Future residents would have good opportunities to access transport hubs and local facilities via non car-borne means and the site provides a good opportunity to maximise density and reduce reliance on cars. The Highway Authority accepts and welcomes the parking provision and rationale. In terms of electric vehicle charging the Building Regulations now include requirements for this to new residential buildings, and specifications for provision.

6.56 Cycle parking:

The City Plan requires a minimum of 1 cycle space per 1 bedroom dwelling and 2 spaces per dwelling with more than 1 bedroom. Manual for Gloucestershire Streets requires provision to be sheltered, secure and easily accessible and provision at 1 space per bedroom. The cycle parking provision for future residents would be sheltered and secure, comprising of a secure store at front of Block A for 64 cycles, plus 6 cycle stands outside for short stay (for 43 flats), two secure stores at rear of Block B for 228 cycles, plus 6 stands to front for short stay (for 125 flats); a secure store to front of Block C for 50 cycles, 5 stands to front for short stay (for 34 flats); and a covered cycle store close to the main entrance of Block D for 52 cycles, 5 stands for short stay adjacent to the building (for 26 flats). Cycle parking for the houses would be provided within the curtilage of each property (the southern row of houses includes enough space to front to accommodate cycle and refuse storage). The Highway Authority notes that cycle parking is proposed in excess of the MfGS standards, which is welcomed and would help contribute to supporting lower than expected car ownership, vehicular trip generation and parking demand.

6.57 Servicing:

The bin store for Block A is inside the building on the Great Western Road frontage and could be collected via the service area now introduced off the access road to avoid taking out spaces on Great Western Road for a collection bay. For Blocks B and C refuse would be collected via the access road behind Block B. Tracking plans in the TS show an 11.5m long refuse vehicle; the collection vehicles measure 11 and 9.8m long so this is a robust assessment. The Highway Authority has also requested details via condition for servicing arrangements to properties.

6.58 Highways impact:

Trip generation

The submitted Transport Assessment predicts vehicle peak hour trips as: Morning peak 41 2 way (12 arrivals/29 departures)

Evening peak 35 2 way (23 arrivals/12 departures)

In deriving trip generation the parking levels proposed for the flats has been taken into account and factored down accordingly. The Highway Authority considers this a suitable calculation. The assessment factors in the type of trip when considering assignment to the junctions resulting in low numbers at the Great Western Road junctions with London Road and Horton Road in peak hours; around 10 trips in morning and evening peak hours or on average one trip per 6 mins at the London Road junction; around 27 trips in morning, 20 in evening peaks, or on average an additional trip every 2/3 mins at Horton Road junction. This is considered negligible in the context of existing flows and not likely to lead to any noticeable effect on the operation of junctions. Also the volumes are not be expected to have any notable effect upon queues that form when the level crossing is down. It is notable that the existing businesses currently generate vehicle movements and these would be removed from the network so the actual overall effect would be lower than above. The Highway Authority considers this is acceptable and would not generate a perceivable increase in vehicular movement on the surrounding highway network. Furthermore there would be no impact on the operation of the junctions at either end of Great Western Road; with Horton Road and London Road.

- 6.59 It is acknowledged that the Hospital is opposite to the north and an access is close by across Great Western Road, and there are emergency access needs. The NHS foundation trust was notified directly of the application as well as the hospital via the normal 'address point' notification, while the applicant also reports that at pre-application stage GRH was invited for a briefing and a member of staff attended the drop in session. No comments on the application have been received from the hospital. No objection has been raised by the Highway Authority on this matter either.
- 6.60 The Highway Authority notes that a service management statement would be required by condition to mitigate impacts associated with residential uses, and also a construction management plan to mitigate impact on surrounding roads and residents.

6.61 Travel Plan:

A travel plan has been submitted to reduce single occupancy car movements, reduce need to travel, support walking cycling and pub transport use, ensure residents have travel information, and encourage more active travel. Targets ae set for % trips by sustainable modes. The developer would retain management, appoint a Travel Plan Co-ordinator and undertake ongoing monitoring. An initial travel information pack would be prepared for each dwelling prior to occupation. Six dedicated car club spaces are also proposed that would be available to all residents, although the applicant does not have a car club operator on board so are unable to provide site specific details at this stage. The car club would be offered as part of the package of sustainable transport measures, normally as part of the detailed Travel Plan. Residents of new dwellings would be provided with a Travel Pack upon first occupation this will include promotion of the car club and details of membership/costs associated with it. The Highway Authority notes the travel plan is suitable to push for an ambitious shift to sustainable travel modes through the 10 year monitoring period and the normal monitoring contribution is sought in relation to the Travel Plan of £10,000 for 10 years.

6.62 Railway infrastructure

Network Rail has been consulted but has not commented. Experience suggests they are usually concerned with security and encroachment at the boundary. The application involves retention of the existing boundary treatment or erection of new palisade fence to the required height and this can be specified in a condition. The application also says that the planting proposals take into account the restrictions along Network Rail land.

6.63 *Highways conclusions:*

Overall the Highway Authority supports and welcomes the principle of development. In conclusion, subject to conditions and the financial contributions to travel plan monitoring and the controlled parking zone, the proposal would not cause an unacceptable impact on highway safety or a severe impact on congestion, and would comply with the above policy context.

6.64 *Housing provision*

Policy SD11 seeks an appropriate mix of dwelling sizes, types and tenures to contribute to mixed and balanced communities, and development to address the needs of the local areas set out in the local housing evidence base including the most up to date strategic housing market assessment. It also requires housing to meet and where possible exceed appropriate minimum space standards, and be accessible and adaptable as far as compatible with local context and other policies.

6.65 The Gloucestershire Local Housing Needs Assessment (LHNA) 2019 (Sept 20) sets out an overall need for housing for Gloucester, by bedroom numbers, of; 1 bed = 3%, 2 bed = 26%, 3 bed = 53%, 4+ bed = 18%. By comparison the application proposal is for 1 bed = 32%, 2beds = 50%, 3beds = 18% (this is a decrease in proportion of 1beds from the scheme at pre-application stage). Of the 87 houses, 43 are 2 bed/3 person, 28 are 3 bed/4 person, and 16 are 3 bed/5 person. The City Plan allocation is for 300 units, leading to large buildings to accommodate higher density flat provision in order to reach 300 units alongside 87 houses. In this context 72% of the proposed accommodation is flats, which are likely to be relatively lower bedroom-number provision compared to houses. The Housing Strategy team is concerned that there are not enough larger family homes.

- 6.66 It can be seen that the proposal errs more towards the smaller end of units than the LHNA indicates is needed across the City. This is likely to be in part a product of the central location of the site and likely attraction to the demographic. Similarly, the Council also receives applications in the outer areas that err towards larger units. It is also likely to be a product of achieving the 300 units in the allocation within the available space. More larger family homes would mean a greater land take, with meeting the 300 unit allocation leading to higher density, likely taller buildings on the remaining footprint, which could be of concern in other respects such as design. While there are obviously differences between the needs assessment and the proposal, this is the scheme brought forward by the developer for determination and presumably they consider there is a demand for these units and it would be occupied in short order. The applicant has altered their mix since the initial discussions to decrease the no. of 1 beds, so an improvement has been made to the mix in this respect. The applicant asserts that unit sizes were established on basis of local market research and affordability for purchasers and also that the proposals have considered housing need as set out in the Gloucestershire Strategic Housing Market Assessment (SHMA). The LHNA also refers to considering whether more existing family housing could be released through providing smaller homes suited to older households looking to downsize and the proposal provides accommodation in a sustainable location close to amenities that could provide for that. The scheme includes a mix of both flats and houses with about half of the site area given over to each, and in the context of its central highly-sustainable location, and the strong policy support to maximise densities, it is considered that it would strike a reasonable balance between the various factors to create a mixed and balanced community and would not cause significant detriment to the profile of housing delivery brought forward overall. While the concerns of the Housing Strategy team are acknowledged and the skew away from the exact housing need is noted as a negative aspect of the proposal, it is not considered to be of such substantial harm, relative to the benefits of the scheme, to indicate refusal.
- 6.67 Enhanced accessibility has already been commented on above in the design section. Policy A6 of the City Plan sets out requirements to deliver accessible and adaptable homes. It requires 25% of units to be to Building Regulations requirement M4 (2) accessible and adaptable dwellings ("Category 2"). The proposal exceeds this as all units are designed to comply with category 2.
- 6.68 Policy A6 also requires 4% of the affordable housing component to be to Building Regulations requirement M4 (3) wheelchair user dwellings ("Category 3"). The application sets out that a range of units are designed to meet M4(3); they can be distributed throughout the buildings, across size, type and level to ensure choice. In terms of Category 3 units, the scheme proposes 26 affordable housing units (see viability section below) and the applicant has confirmed that they can provide at least 2 to Category 3 standard so the policy would be satisfied.
- 6.69 *National space standards* Following the amendments the proposals would meet the space standards and comply with City Plan policy F6.

6.70 Policy A7 of the City Plan requires, for schemes of 20 or more houses, 5% of the serviced plots to be offered for sale to self and custom builders. This is required if demand is identified on the Council's Self and Custom build register; at August 2022 this showed 110 expressions of interest so there is theoretical demand to engage this policy, although it is not apparent if plots on a high density central brownfield redevelopment scheme would deliver on that in-principle interest. The application scheme has been developed prior to adoption of the City Plan and does not factor in the cost and viability impacts, and logistical factors of carving off 4/5 plots for self build, while site development would involve complex contamination and potentially archaeological constraints that would need to be part of a co-ordinated mitigation. Furthermore the viability advice from the Council's consultant is that this is likely to negatively impact on a challenging viability scenario. Also, Officers support the design approach on this prominent regeneration site and give it positive weight in the recommendation. This design approach includes a layout comprised of terraces within the southern phase where the houses are, which does not lend itself to subdividing into detached bespoke designs that would subvert the design aesthetic, and would furthermore inevitably lead to a reduction in units, further impacting negatively on the viability as well as the delivery of housing, and potentially reducing numbers below the allocation figure. The failure to provide for self build plots is given negative weight in the decision, albeit in the context of a challenging scheme for viability and where negative planning impacts would otherwise accrue through compliance. In relation to these competing pressures, achieving some affordable housing is given greater weight than self build given the significant need and the viability situation. As such there are other material considerations indicating that non compliance with the policy is appropriate in this particular set of circumstances.

6.71 **Residential amenity / environmental health**

The NPPF seeks to ensure that developments provide a high standard of amenity for existing and future users. The NPPF sets out that decisions should ensure development is appropriate for its location taking into account effects of pollution on health and living conditions, and should mitigate and reduce to a minimum adverse impacts from noise, and avoid noise giving rise to significant adverse impacts on health and quality of life. It also requires planning decisions to sustain and contribute towards compliance with relevant limit values or national objectives for pollutants.

6.72 Policy SD14 of the JCS requires that new development must cause no harm to local amenity including the amenity of neighbouring occupants. Policy SD14 also requires development to cause no unacceptable levels of pollution with respect to national and EU limit values. Policy C5 of the emerging City Plan requires major developments to demonstrate compliance with EU limit values and achieve national objectives for air pollutants. It also seeks to avoid building configurations that inhibit pollution dispersal, minimise public exposure to pollution sources, use green infrastructure to absorb pollutants, provide infrastructure that promotes transport modes with low air quality impacts, and control dust and emissions from construction operation and demolition. Furthermore Policy A1 of the City Plan includes criteria on the living conditions of neighbours and future residents. City Plan allocation Policy SA05 furthermore sets out in respect of air quality that given the likely high density of development and the proximity of the site to existing potential sources of air pollution, applications need to demonstrate compliance with EU limit values and national objectives for air pollutants, and that development must be consistent with the Local Air Quality Action Plan.

6.73 Impacts of the buildings themselves

The closest residential neighbours are those on Great Western Road. These are immediately adjacent to the middle section of the site where houses are proposed to the south and are also in the vicinity of Blocks C and D proposed to the west. As mentioned above, the proposed plans show no levels changes; they are the same as the spot levels on the existing topographical survey, including around the proposed Blocks B and C, and the houses, where closest to the existing residential. The assessment of impacts is made on this basis.

6.74 Block B

This building would be broadly side-on to the nearest residential properties, at a separation distance of around 22m to the shared boundary (at the point of the rear garden). Given the separation distance and the relationship of the properties, it would not cause harm by overbearing or loss of light impacts.

6.75 In terms of overlooking, Block B includes windows in the south east facing end elevation at 1st, 2nd and 3rd floor that would face towards the rear gardens of nos. 95/97 Great Western Road; these windows would be to living rooms and bedrooms. At the top floor, the recessed flats here have a terrace on this side. The terrace is not the whole roof here and is restricted to around 3.5m deep with approximately 6.5m of roof beyond it to the building edge. The edge of the terrace would be around 30m to the boundary of the near neighbour. This would serve to dissipate any perceived impact on privacy but it is recommended that the restricted depth of terrace is secured by condition. The side windows at 1st to 3rd floors would, if unmitigated, allow for overlooking at a high level at a distance of 19-25m from the neighbouring garden. The amended design resolves this so that there are opaque glazed secondary windows to living spaces and projecting oriel-style windows to the bedrooms with transparent windows only facing front and rear within the projecting window. This would prevent overlooking from these Block B units and preserve the privacy of the existing gardens, and it is recommended that the arrangement be secured by condition.

6.76 Block C

This building would sit around 15.5m from the boundary with no. 93 Great Western Road and 26m from nos. 95/97 Great Western Road at the closest points, the nearest residential properties at this end of the row. In terms of overlooking impact the relationship to the boundary line would not be directly parallel but overlooking could occur from around 20m off the boundary in a fairly straight line of view from the near upper floor windows of Block C. In due course the proposed tree planting alongside the access road nearby to the garden of 93-97 could provide something of a screening effect, but this is likely to take several years and any effects would, without mitigation, take place freely in the early years of development. The windows on the side elevation which face towards the gardens of 93 and 95/97 Great Western Road at upper floors comprise of the nearest side window being to a lounge/kitchen with the next window along being to a bedroom. The amended design resolves this potential adverse impact so that there are opaque glazed windows to the side elevations. This would prevent overlooking from here and preserve the privacy for these properties, and it is recommended that the arrangement be secured by condition.

6.77 In terms of overbearing impact, there would be a separation distance of 15.5m from Block C to the shared boundary at the end of gardens, and around 30m to the area immediately behind these houses. The gardens here are relatively generous and although there would be a collective impact from the flank wall of the near end house to the south, Block C and Block B together, the siting, scale and distances are such that it is not considered that a significant overbearing effect would be caused.

- 6.78 In terms of loss of light the submitted daylight and sunlight report demonstrates that there would be no material reduction to daylight levels received at all the windows tested to the rear of the existing residential properties. These levels would meet the BRE criteria for daylight. Furthermore, it demonstrates that all windows tested would continue to receive good levels of sunlight annually and during the winter months. These levels would also continue to meet the BRE recommendations for sunlight.
- 6.79 In terms of overshadowing there would appear to be a possibility of some overshadowing in the later part of the day. The submitted report sets out the BRE guidance that for an amenity area to appear sunlit throughout the year, at least 50% of the garden or amenity area should receive 2 hours of sunlight on 21st March. If as a result of development the area does not meet this, and the area that can receive 2 hours of sun on 21 March reduces by more than 20% of its former value, then loss of sunlight is likely to be noticeable. Results show that the existing garden area of each property that receives 2 hours of sunlight on the ground on 21 March would not be reduced by 20% and therefore meets the BR criteria. It also shows the following which is useful for context; on 21 March all gardens would receive at least 5 hrs sunlight to around 50% or more of the garden area; and on 21 June existing gardens would still receive ample sunshine through the day for almost 10 hrs before shadows from proposed buildings reach a small number of buildings at 5pm. However, all the gardens would receive at least 11 hours of sunlight from the morning til 6pm to around 50% or more of garden. On 21 December, most gardens receive 1-2hrs sunlight over the course of 4hrs. Therefore the scheme complies with BRE recommendations.

6.80 Houses

Some of the proposed houses would be sited directly behind the gardens of existing Great Western Road properties. Many of these existing properties in the middle and eastern end of the row have small gardens, some around 6m from the back of the rear wing to the end of garden. With the development in place many existing houses would retain a generally clear aspects behind their gardens (where aligned with roads or gardens in the development). In these cases the proposed houses would be visible to occupants but offset to these gardens and it is not considered that a significant overbearing impact would be caused. The application shows the edge of the proposed gardens with a buffer hedge and fence at the boundary to the existing gardens. Tree planting on the north side of the proposed rows of houses where close to the existing residential would serve to soften the impact of the proposed buildings, although the prospect of future residents felling these after the initial landscape maintenance phase limits the weight to this mitigation.

- 6.81 The most noteworthy cases of more direct impacts are nos 91, 77, 67, 69, 55, 57 and 45 Great Western Road. These existing properties would have the flank wall of a proposed unit directly behind their garden so the relative impact is likely to be greatest. The near-end proposed houses at the north ends of the rows were all gable-ended in the original design but have now all been altered to a hipped roof design to reduce the mass of the flank walls and associated impact on the neighbours' gardens. The proposed houses are 2b3p and 3b5p units; measuring 5.4m to eaves level and 8.9m (the 2b3p type) or 9.2m (the 3b5p type) to ridge. The usual guide for back to side relationships to be acceptable in new build is around 11m, although the existing conditions and restricted gardens of the Great Western Road houses should be factored in.
- 6.82 No. 91 has a garden of 15m length beyond the rear wing and there would be a further 4m separation beyond the boundary to the proposed unit's flank wall. While the end unit would clearly appear in its view, the effect at that siting and relationship would not be significantly intrusive.

- 6.83 No. 77 has a garden of around 8m deep off the rear wing (and has an outbuilding at the rear), and there would be a further 9m separation beyond the boundary to the proposed unit flank wall. Again while the new unit would be apparent from the existing property, given the overall distance and the presence of the outbuilding to rear, the effect would not be significantly intrusive.
- 6.84 Nos. 67 and 69 have gardens of around 6m length and would have a further 7m separation beyond to the proposed unit flank wall. There is also an existing tree at the rear of 69 that appears to be outside the site. The amended scheme hips the roof on the near end, thereby reducing the mass of the flank wall towards the neighbours. This is desirable, reducing the impact and it is considered acceptable.
- 6.85 Nos. 55 and 57 have gardens of 6m length and 8m separation beyond to the proposed unit flank wall. The existing context for these properties is that they have the metal shed close behind the boundary within the application site so there is an existing effect from this. Similarly, the hipped roof design is added to the near proposed unit here and is considered acceptable.
- 6.86 No. 45 has a garden of 9m length and would have a further 7.5m separation beyond to the proposed unit flank wall. At this proximity it would not be significantly overbearing and the hipped roof design is now employed here as well.
- 6.87 In terms of overlooking the house types at the northern end of the proposed rows (2b3p and 3b5p) adjacent to the existing properties' gardens have been further amended to omit the previous first floor side window to a bedroom. This removes the prospect of harming privacy by overlooking these gardens from first floor windows.
- 6.88 In terms of overshadowing and loss of light the daylight and overshadowing analysis sets out against the BRE guide that existing windows to the rear of the Great Western Road properties would continue to receive sufficient levels of daylight and would meet the recommendations in the BRE guidance. The sunlight analysis demonstrates that all existing properties would continue to receive sunlight levels that would meet the BRE guide recommendations. The overshadowing assessment demonstrates that rear gardens would receive sufficient levels of sunlight on 21 March in accordance with the BRE recommendations. On 21 June there would be ample levels of sunshine to the gardens of the existing properties and in midwinter when the sun is lower in the sky and there are fewer sunlight hours, most of the gardens would receive some sunlight throughout the day on 21 December. In terms of overshadowing the scheme complies with BRE recommendations.
- 6.89 The submitted daylight and sunlight report demonstrates that there would be no material reduction to daylight levels received at all the windows tested to the rear of the existing residential properties. These levels would meet the BRE criteria for daylight. Furthermore, that all windows tested would continue to receive good levels of sunlight annually and during the winter months. These levels would also continue to meet the BRE recommendations for sunlight.
- 6.90 There are other residential properties in the vicinity of the site but no significant harm would be caused by the proposed buildings to the living conditions of any other occupants.

6.91 *Removal of existing impact*

It seems likely that the existing commercial businesses at the Great Western Road frontage would currently cause some noise and disturbance impact to the existing residents, notably at the western end the nearest business adjoins along the rear edge of several residential gardens. This would be removed and a net benefit by removing any such disturbance could occur as a result.

6.92 Impacts of the building construction

Given the nature of the proposed works and their proximity, the residents of the Great Western Road properties and to a lesser degree, other residential properties in the vicinity, could be affected by disturbance from construction, so a standard hours of work condition is recommended.

6.93 Overall, subject to conditions and in the context of the amendments to the development, the living conditions of residents of existing properties would not be significantly harmed.

6.94 *Future residents of the development*

The site adjoins Great Western Road on the north side and Horton Road on the east. Also the railway lines are to the south, notably in the south eastern phase the proposed houses back directly onto the railway. At the north west phase there is more separation to the operational lines, although the intervening land has railway sidings. Furthermore the Allstone waste and minerals business is located to the east of the site, notably the south west end of their operation is across Horton Road beyond the Irish Club car park, approximately 60m from the near end proposed dwelling. Therefore noise, vibration and air quality assessments have been undertaken.

6.95 Noise

A noise survey was undertaken, both an extended multiple day unmanned survey and manned measurements. The report acknowledges the dominance of the noise from railway and road infrastructure, and also notes from the manned observations that noise from the Allstone operations was not audible above that transport infrastructure noise. The sidings area adjacent to the south remains in use but this is infrequent and used for rail maintenance vehicles. The Council's consultant accepts the submitted reports. The buildings would need to be designed to reflect the noise environment (e.g. suitable facade and glazing specification, background ventilation so as not to rely on openable windows). These measures along with a noise fence to the southern boundary to achieve reasonable noise levels to gardens can be secured by condition. Some balconies would experience noise levels in excess of the desired levels, however in the context of the provision of shared open spaces on the site this is not considered objectionable. The report also sets out noise emission criteria for fixed plant. Again this can be secured by condition. Overall, suitable internal levels can be achieved with suitable design and the site is acceptable for residential development in terms of noise. Subject to conditions, the proposal complies with the above policy context.

6.96 Vibration from the railway:

Given the proximity to the railway a vibration assessment was undertaken, measured from the position of the proposed dwelling that would be closest to the rail lines, and based on train movement data and schedules. The applicant's study sets out that there is low probability of adverse comments from future residents, and that it should be possible to achieve the suggested limits with most conventional structural designs so no specific vibration mitigation measures are considered to be required. The Council's consultant considers this to be acceptable and raises no objection.

6.97 Air quality

As noted, the neighbouring transport infrastructure and minerals and waste uses are relevant considerations for air quality, also there is an air quality management area at Barton Street approximately 400m south of the site. An Air Quality Assessment has been submitted. The study considered four locations in the site representing the worst-case positions for future units, and addressed rail and road traffic emissions. The results indicate that the annual mean pollutant concentrations would be below the annual mean objectives and no mitigation would be needed to protect future residents from adverse air quality. Dust mitigation measures would however be needed during the demolition and construction phases and could be secured by condition. Subject to this, the site is considered suitable for residential use in terms of air quality. The application initially assessed that the Allstone stockpiling operation was likely to cease in late 2022 at the end of its latest temporary permission. Following further discussions and the submission of a further application by Allstone to the County Council for this use, a further study was undertaken in relation to possible air quality impacts on future residents of the site from operations at Allstone. This matter is also highlighted in the draft City Plan allocation policy for the site and by the County as minerals and waste Authority in their representations on this application, and is covered in further detail as follows.

6.98 Nearby mineral and waste infrastructure

The City Plan allocation refers to the presence of nearby safeguarded mineral and waste infrastructure and potential incompatibility issues, and sets out that sufficient mitigation measures should be put in place to avoid issues arising. Notwithstanding the recent Allstone planning application and time expiration of their previous permission, their site is allocated for these uses. The Minerals Local Plan for Gloucestershire sets out that the Land at Allstone, Myers Road is a safeguarded mineral infrastructure site for handling and/or processing and distributing recycled and secondary aggregates (the policies map defines the area as the whole of the Allstone operation including the land at the south west closest to the Great Western Road site). Also the land at Barnwood Junction, Myers Road off Horton Road is a safeguarded mineral infrastructure site for concrete batching (though not shown on the proposals map). Furthermore the Waste Local Plan sets out that Allstone is a safeguarded waste site. Policy MS02 sets out a policy for non mineral developments on or adjoining a safeguarded mineral infrastructure site. This restricts development unless the risk of incompatibility with current and future mineral related operations is sufficiently mitigated or avoided, or there is no longer a requirement to safeguard the site, or a suitable replacement site has been identified and permitted, or the overriding need for the development outweighs the desirability to safeguard mineral infrastructure.

6.99 The Waste Core Strategy safeguarded waste sites are also defined on the County's policy map as individual points noting 4 sites in this location; Myers Road / Allstone sand and gravel ltd - Physical and chemical treatment facility, Allstone Sands Gravels Aggregates Trading Co ltd - hazardous and clinical waste transfer station, Allstone Sands Gravels Aggregates Trading Co ltd - non hazardous waste transfer station, and Myers Road/Allstone sand and Gravel ltd - waste transfer station. Policy WCS11 sets out that sites for waste management use will normally be safeguarded , and proposals that would adversely affect or be adversely affected by waste management uses will not be permitted unless it can be satisfactorily demonstrated by the applicant that there would be no conflict. The Waste Planning Authority will oppose proposals for development that would prejudice the use of the site for waste management. The purpose of the policy is to reduce the potential impact of new or expanded waste facilities (which may occur if existing facilities are lost), as such the Waste plan safeguards existing and proposed waste sites from encroachment or sterilization by incompatible land uses.

- 6.100 The NPPF sets out that existing businesses and facilities should not have unreasonable restrictions placed on them as a result of development permitted after they were established. It also advises that planning decisions should assume that pollution regimes operate effectively. The focus should be on whether the proposed development is an acceptable use of land, rather than control of processes or emissions (where these are subject to separate pollution control regimes). Planning decisions should assume that these regimes will operate effectively.
- 6.101 The Minerals and Waste Authority has commented on the application and gives no indication that there is no longer a requirement to safeguard the sites, and there is no replacement site proposed. Under the minerals Policy criteria this leaves the options of mitigating or avoiding the risk of incompatible uses, or an overriding need for the development outweighing the desirability to safeguard mineral infrastructure. In the absence of a clear assessment of the value of the safeguarded minerals and waste infrastructure to allow an assessment of the relative need, my analysis has focused on the assessment of whether the uses are incompatible and whether mitigation or avoidance measures can be employed.
- The main issues in this regard are considered to be the potential incompatibility of residential 6.102 accommodation with the nearby activities. The 'agent of change' principle means that existing businesses and facilities should not have unreasonable restrictions placed on them as a result of development permitted after they were established. Where the operation of an existing business or facility could have a significant adverse effect on new development, the agent of change – the proposed residential development in this case - should be required to provide suitable mitigation. As the application has demonstrated that noise issues would be mitigated to acceptable levels, then complaints are not considered likely when looked at objectively and it is considered that the development would comply with this aspect of the allocation policy. The new Allstone application (addressed in further detail below) refers to the use of the Allstone site being controlled by planning conditions including a noise management plan and the noise report with that application concludes that their development would continue to comply with the noise conditions. The City Council's environmental health advisors have commented on this Allstone application and are satisfied with the noise assessment confirming that noise levels at the rearrest residential receptor would be compliant with the noise conditions previously imposed by the County Council.
- The associated air quality issues merit further consideration. Although the applicant has cited 6.103 the Allstone permission for the stockpiling activities as expiring in November 2022, the residential permission for the Allstone site has never been pursued with a reserved matters application, and the submission of the new application to the County Council for permanent use of their site for the stockpiling activities indicates a clear intention to stay operational. while the Minerals and Waste Authority also raises it as a consideration in their comments. This new application is for the use of land for the crushing and screening of inert waste materials to produce secondary aggregates including retention of concrete storage, bays and covers and erection of new storage bays. The facility generates stockpiles of recycled secondary materials and these stockpiles are periodically replenished depending on sales and available materials for recycling. The application reports that Allstone have operated from the site for 11 years based on a series of temporary permissions, and they now seek to obtain permission on a permanent basis. There are therefore two sources of information and assessment of this potential impact - the Allstone application, and the Great Western Road application.

- 6.104 That Allstone application includes an assessment of dust impact and while not explicitly considering the future residential occupation of the Great Western Road site, does consider the existing gasworker cottages that are occupied and immediately adjacent to the Allstone stockpiling site and also a residential development further south west from but in the general direction of the Great Western Road site, concluding acceptable impact. The application also refers to a variety of dust monitoring and mitigation measures and concludes that the impact of the site activities on human health and dust soiling is predicted to be not significant when the mitigation measures are implemented. The City Council's environmental health advisors have commented on this Allstone application and are satisfied with the dust management plan measures to monitor and mitigate dust emissions, predicting that with these, dust should not significantly impact the nearest existing receptors. Furthermore, while the Environment Agency has not commented to the City Council in relation to Allstone on the Great Weastern Road application, they did comment on this Allstone application, noting; that the proposed development was in line with existing activities taking place on site under the planning and Environmental Permitting regimes; that the activities are covered by an Environmental Permit – these standard rules allow the operator to store waste at a specified location and treat it to produce soil, soil substitutes and aggregate; that the site has measures in place to mitigate noise and dust and an environmental management system; and the site has a good compliance history. The EA is satisfied on that application that there are no land use planning matters that require further EA comment. It is also noted that the standard rules with the EA permit include a provision obliging the operator to submit and act on management plans if the EA notifies them that their activities are causing pollution.
- 6.105 In addition to this a further technical note on dust effects from Allstone was submitted by the applicant. This considers the stockpiling and other elements at the near end of Allstone; the operations at the east end (understood to be the waste processing) are outside the 400m screening criteria and outside this distance the risks of dust impacts can be concluded as not significant. The analysis considers wind direction and strength and shows the dust impact is of negligible risk and the magnitude of dust effects is negligible. This is due in particular to the site's location upwind of Allstone. The proportion of winds arriving from the east and south east is very low (over an annual average). The risk of particulate matter impacts from the operations is not significant and the introduction of residents at the Great Western Road site would not adversely affect or restrict the continued and existing operations at Allstone. It also points out the gasworkers cottages in much closer proximity to, and greater risk of amenity impacts from, the Allstone site and presumes that the impacts on those residents has previously been concluded as acceptable in granting the previous Allstone permissions. The Council's environmental health consultant accepts this report and raises no objection in terms of dust nuisance. It is accepted that reasonable measures through the EA permitting and the County Council planning decisions to protect the gasworkers cottages residents may be equally considered to protect residents at the application site, and no unreasonable restrictions would be likely for the existing operator as a result of the proposed residential development at Great Western Road. The EA permit should be assumed should be assumed to operate effectively as advised by the NPPF.
- 6.106 In conclusion, from the evidence in the various assessments and the City Council consultant's review of them, it seems apparent that there is no evidence that would support the presence of the minerals and waste operations at Allstone causing demonstrable harm to future residents of the site by reason of dust nuisance. Allstone operates under an environmental permit from the Environment Agency and is obliged to control dust emissions. The proposed development is not closer to the Allstone operations than other existing residential properties that were present at the time of the previous Allstone decisions and is upwind of that site in the prevailing wind conditions. It is therefore considered that the proposal complies with the NPPF, City Plan allocation policies and the Minerals and Waste Local Plan policies in this regard.

6.107 Health and Safety

The site on the opposite side of Horton Road was previously a gasholder (it is now infilled) and subject to a HSE zoning system for consideration of risks to future residents via the HSE's online system. The gasholder is no longer in place; it appears from the contamination report that this was marked as such on historical mapping up to 2014. Furthermore there is now an application received (22/00843/FUL) for self storage use on this site. To verify the position I have checked the Health and Safety Executive online system and it confirms that the site does not intersect a pipeline or hazard zone, and that HSE Planning Advice does not have an interest in the development. The applicant has also undertaken their own assessment of this with the same result. As such there is no health and safety concern for future residents with regard to this neighbouring infrastructure site.

6.108 Amenity space

The proposed gardens to the northern group of houses are all at least 10.5m deep and 4.5m wide, which is considered at the lower end of desirable garden provision but acceptable. In the southern row most are 11-12.5m deep and all at least 4.5m wide which is considered acceptable. The boundary tapers off at the end, and the shortest garden is therefore 7.8m deep. This is undesirable but it has a generally open aspect and as an exception is accepted; there is not a significant under provision of amenity space for residents across the site. A suitable boundary treatment or landscaping would be needed at the eastern edge of the site to prevent privacy issues to gardens from the elevated Horton Road and the access ramp; the applicant is proposing a higher screen fence.

- 6.109 The general rule of thumb for separation between units to retain reasonable living standards is a separation distance of 21m back to back. All separations between the back to back houses are at least 21m.
- 6.110 It is common for flat blocks to have no amenity space, although it is desirable for mental and physical health and has become a more accepted aspiration in recent years and the pandemic's effect on lifestyles. Almost all the proposed flats have a balcony (though not on the inside of the Block B corners) and all flats have a reasonable outlook. Flats on the ground floor have a small area of external space immediately outside typically of around 1.8m deep. This would serve to give some external amenity space, improving the living environment for residents, provide for defendable space beyond the external wall, windows and would create better living conditions. The east edge of Block D has the higher level Horton Road adjacent. The applicant is proposing a hedge to be planted on the garden side of the wall to provide enclosure and limit any overlooking. Overall there is considered to be a good provision of private amenity space for future residents of flats.
- 6.111 Overall, subject to conditions, the proposal complies with the above policy context in terms of amenity and environmental health considerations.

6.112 Drainage and flood risk

The NPPF requires that development is directed to the areas at lowest risk of flooding, that new development should take the opportunities to reduce the causes or impacts of flooding, should not increase flood risk elsewhere and take account of climate change. Policy INF2 of the JCS reflects the NPPF, applying a risk based sequential approach, requiring new development to contribute to a reduction in flood risk and requiring the use of sustainable drainage systems. Policy E4 of the emerging City Plan sets out a similar approach to making development safe, avoiding an increase in flood risk, the sequential and exception tests, requiring Sustainable Drainage Systems, incorporating climate change considerations, facilitating benefits to watercourses and floodplains, and maintaining a buffer strip for maintenance and ecology.

- 6.113 The site is in Flood Zone 1, the lowest risk, so there are no fluvial flood risk implications and the sequential test is not necessary. The proposal is categorised as a 'more vulnerable' use, which is compatible in flood zone 1. Finally in terms of flood risk, raising the levels to address surface water flooding as a precautionary measure was raised by both the Drainage Engineer and the applicant's report. The applicant has confirmed that the site levels will stay the same as existing and no land-raising is proposed. However there would be as standard a 150mm raise between the external land level and the DPC level. Levels will be gently graded back to the external levels. The Drainage Engineer raises no objection to this.
- 6.114 In terms of surface water drainage, the drainage strategy includes permeable paving and cellular tanks providing attenuation in various location as well as in oversized pipes. Soakaway drainage is not considered appropriate as shallow groundwater precludes infiltration and the site is contaminated. Rain gardens are also proposed around the apartment blocks and in the open space and there is a further tree pit option for additional attenuation area alongside the access road. There appears to be existing drainage connected to the combined sewer in Great Western Road and the proposed surface water outfall would be to the sewer here at 3 locations. The calculations are robust as they now exclude the permeable paving that would be private and at risk of removal or non-maintenance. The restricted flow rate has now been amended and is agreeable, now accounting for the required climate change adjustment. The alterations to the scheme include an attenuation tank beneath the north east open space; the applicant's consultants are satisfied that the tanks are low enough to allow for sufficient build up layer for the play space, and that root directors to the tree pits could be used to avoid damage. The applicant has also confirmed that they do not intend to offer the space to the Council for adoption, so it would not become a maintenance issue for the Council.
- 6.115 The LLFA raises no objection to the amended drainage proposals and Severn Trent Water also raises no objection in principle. Approval of the final detailed surface water drainage system would need approval by condition, in addition to a SuDS management strategy.
- 6.116 In terms of provision for foul drainage the nearest foul sewers are in Great Western Road and the applicant asserts that Severn Trent Water has confirmed that a connection can be made.
- 6.117 Subject to conditions the proposal complies with the above policy context in terms of flood risk and drainage.

6.118 Land contamination

The NPPF requires decisions to enhance the environment by remediating and mitigating contaminated land where appropriate, and ensure that a site is suitable for the proposed use taking account of ground conditions and any risks, and that after remediation as a minimum the land should not be capable of being determined as contaminated land. Responsibility for securing a safe development rests with the developer/landowner. Policy SD14 of the JCS requires that development does not result in exposure to unacceptable risk from existing or potential sources of pollution, and incorporate as appropriate the investigation and remediation of any contamination.

6.119 The site has been a railway depot and sidings since at least the earliest mapping in 1883, and there are various potential sources of contamination across the site such as inspection pits and fuel infrastructure, as well as made ground (up to 2m below ground level), and evidence of hydrocarbons impacting soils and groundwater was reported in multiple locations. A Ground Investigation Report has been submitted. Piled foundations are likely. There would be a risk to controlled waters and human health if no measures were taken and a programme of remediation would be required. This is likely to include removal/treatment of soils, a clean cover system, and structural measures in buildings. The Council's contaminated land condition to approve and manage this process. The Environment Agency has not provided bespoke comments; their standard advice is satisfied by having our consultant review and advise on this matter. Invasive species have also been identified on site and would require removal; this should also be secured by condition. Overall subject to contamination.

6.120 Ecology

The NPPF requires development to minimise impacts on and provide net gains for biodiversity. Policy SD9 of the JCS similarly requires the protection and enhancement of biodiversity in the area. City Plan Policy E1 requires the conservation of biodiversity and providing net gains, and Policy E6 restricts development that would be likely to lead directly or indirectly to an adverse effect on the integrity of the Cotswold Beechwoods Special Area of Conservation where these effects cannot be mitigated. Policy E7 requires biodiversity net gain on site (or a suitable alternative) if there is unavoidable significant adverse impact on trees, woodland or hedgerows. Policy E3 requires development to contribute to the provision, protection and enhancement of the green/blue Infrastructure Network. Policy F4 covers measures to deal with gull roosting, nesting and damage.

- 6.121 The City Plan allocation Policy SA05 furthermore sets out requirements relating to; creation of bat habitat/roosts; likely presence of nationally scarce invertebrates (any loss of brownfield habitat should be mitigated through brown roofs) invertebrates survey to determine presence of important habitats for invertebrates; bat survey (building inspections (and any required emergence/re-entry surveys) if any buildings are scheduled to be removed or altered); bird survey not required (but vegetation scheduled for removal between March and August must be checked for evidence of breeding birds); and reptile survey to assess presence.
- 6.122 Both the developer and the local authority have a general duty in respect of protected species in addition to considering what planning policy sets out for the determination of a planning application. An ecological impact assessment, a net gain report and a shadow habitats regulations assessed have been submitted. Bat surveys were already undertaken and submitted as part of the demolition prior approval application for the buildings at the eastern end.

6.123 The Ecological Impact Assessment included a targeted bat survey and no evidence of roosting bats was found within the buildings, though several were deemed to have low roosting potential so emergence surveys were also undertaken, with no bats being recorded. The site has low potential for self-sustaining reptile populations but is assumed to have a small presence. It provides breeding habitat for relatively common and widespread bird species. Given the absence of local water bodies amphibians are unlikely. The nature of site vegetation makes self sustaining invertebrate populations unlikely. No protected or notable plant species were recorded. The existing habitats would be lost but are considered to be of relatively low ecological value. The proposals include biodiverse roofs, extensive tree and other planting that would be of positive value. As such no significant adverse impact on the ecological value of the site would occur in the longer term. Overall with a series of measures there would be no likely significant adverse impacts on biodiversity. The recommendations include production of a Construction Environmental Management Plan, landscape and habitat creation and management (the application shows proposals for hedgehog boundary holes, bird and bat boxes and log piles), timing of site clearance and a precautionary approach to building demolition, and provision of new roosting opportunities for bats. The Council's ecological consultant advises that the assessments undertaken and the mitigation measures outlined are satisfactory. The measures should be secured by condition. The proposal meets the allocation requirements for bat, reptile and invertebrate surveys, creation of bat habitats/roosts, and use of brown roofs.

6.124 Biodiversity net gain

Biodiversity net gain is an approach that seeks to establish a measurable betterment of the natural environment from development proposals and will be enshrined in legislation in due course but is already emerging in policy and a 10% gain is generally aspired to at present. Both the NPPF and City Plan Policy E1 require applications to provide net gain for biodiversity to enhance the natural environment. In terms of ecological benefit, through the addition of the various habitats and planting, overall the applicant's biodiversity metric calculation proposes a 25% uplift and as such more than meets the 10% target. These measures and future management should be secured by condition.

6.125 Habitats regulations assessment

There is an internationally designated nature conservation sites approximately 6km from the site; the Cotswold Beechwoods Special Area of Conservation (SAC). Natural England has raised concerns about the impact of residential development within the City on protected sites, and provides comments where the City Council assesses the effect of projects on these sites under Habitats Regulations Assessments. A Mitigation Strategy for the Beechwoods has been produced and will provide the mitigation basis for applications in future via a per-unit payment system, but it applies only to applications submitted after 1st November 2022, so for this application a bespoke assessment was undertaken. Alney Island Local Nature Reserve (LNR) (also a Key Wildlife Site) is 1.2km away and is potentially subject to similar recreational effects from the increased visits by residents. It is considered likely to be functionally linked to the internationally designated Severn Estuary site (around 14km south west) due to the birds who frequent the area. As the Beechwoods and Estuary, and Walmore Common Special Protection Area (SPA)/Ramsar site (about 9km away), are European sites the likelihood of significant impacts arising from the proposals, and any mitigation necessary to address such impacts, has been considered.

6.126 A shadow HRA appropriate assessment has been submitted considering the above three sites, given the impacts could not be ruled out at the screening stage. It notes the on site proposals for recreational space and other spaces in the wider locality, and overall considers it unlikely that there would be adverse air quality, water quality or recreational impacts on the integrity of the sites (alone or in combination with other plans or projects), provided mitigation measures are in place including on site green spaces and links to nearby spaces, appropriate drainage strategy and a construction environmental management plan (together with any additional strategic mitigation payments). Also the sustainable location means use of private vehicles is less likely. The Council's ecological consultant and Natural England support this analysis. They require the Homeowner information packs to be secured by condition. Subject to this, there would be no significant harm to the designated features of these European sites.

6.127 Gull nuisance

The proposal is potentially susceptible to nuisance from gulls, notably there are several large flat roofed buildings. The application notes that regard has been had to the Council's guidance and measures proposed include; reducing opportunities for feeding through secure waste management, pitched roofs on townhouses, easy access to flat roofs, wires and spikes where applicable, and a building management and maintenance plan to be developed. It is unclear at this stage how comprehensive these measures would be and it is recommended that full details be secured by condition.

6.128 Subject to conditions the proposal would comply with the above policy context in terms of ecology.

6.129 Sustainability

The NPPF supports the transition to a low carbon future and contributing to reductions in greenhouse gas emissions. It expects developments to take account of landform, layout, building orientation, massing and landscaping to minimise energy consumption. Policy SD3 of the JCS requires all developments to demonstrate how they contribute to the principles of sustainability by increasing energy efficiency. Proposals will be expected to achieve national standards. Part G of the City plan sets out at paragraph 4.7.6 that all applications will be expected to adapt to and mitigate the effects of climate change, and strongly encourages all applications to supply an Energy Statement. The Plan strongly encourages energy efficient measures. Policy G6 also requires water efficiency measures.

6.130 An energy strategy has been submitted which sets out that the overall CO2 emissions reduction for the proposed development is 61.6% against Building Regulations Part L requirements of a standard dwelling. The proposals include photovoltaic panels to the roofs of all flat blocks. An integrated PV tile has now been proposed for pitched roofs which should give a higher quality appearance and is welcomed. The proposed PV panels would produce 30.2% of the development's regulated energy demand. The roofs are therefore envisaged to provide for both biodiversity and PV; this would be through a bio-solar proposal that allows the whole roof to be vegetated as well as maximising PV output (the seedmix is designed to work beneath the PV modules). The proposed heat recovery system and façade system to improve thermal comfort and minimise energy requirements would also benefit the scheme's sustainability. These measures and the contribution of renewables to the energy demand of the development are welcomed. Policy SD3 requires proposals to demonstrate how they contribute to the aims of sustainability by increasing energy efficiency, and will be expected to meet national standards. On that basis, there would be no conflict with Policy SD3. Securing the measures by condition would ensure reasonable measures are utilised to mitigate climate change effects addressing the stronger City Plan aspiration. Water efficiency measures have not been specified in the application and would require detailed design consideration that can be secured under condition in this case.

6.131 Waste minimisation

The NPPF sets out that sustainable development has an environmental objective that includes minimising waste. The saved Gloucestershire Waste Local Plan Policy 36 relates to waste minimisation and requires developments to include a scheme for sustainable management of waste generated from the scheme during construction and occupation.

6.132 The submitted waste minimisation statement sets out a variety of measures including prefabrication and standardisation of materials, recycled content and sustainable sourcing, waste efficiency targets and possible re-use of site material subject to further analysis of appropriateness. It is recommended that this should be firmed up once a contractor is appointed, and a further submission be required under condition to deliver these measures. For the operational life of the development the application sets out that provision is made for waste container requirements in accordance with the GCC guidance and has been commented on above. Subject to securing the measures by condition, the proposal is considered to comply with the above policy context.

6.133 Economic considerations

The proposals would be likely to support economic growth and the NPPF gives significant weight to such benefits. The application includes estimated economic benefits that would arise from the scheme. From construction these include; £44mil construction investment over 2 year build programme; 49 direct construction roles and indirect jobs per annum during construction; and £56.7mil economic output from jobs supported by activities at the site over 2 years. In operation these include 404 economically active residents; £1.6mil in estimated first occupation expenditure; and £10.1 mil annual household expenditure. The construction phase would support employment opportunities in the short term, and the associated benefits including those already noted earlier in the report such as associated spend in the locality, could have further positive effects. An employment and skills plan is required by the City Plan, this is proposed to be secured by condition. In light of the above, the proposal would therefore have significant economic benefit. In the context of the NPPF advice that 'significant weight should be placed on the need to support economic growth through the planning system', this supports the case for granting permission.

6.134 S106 contributions, CIL and Viability

Planning legislation and the NPPF provide that planning obligations should only be sought where they meet all of the following tests:

- Necessary to make the development acceptable in planning terms;
- Directly related to the development; and
- Fairly and reasonable related in scale and kind to the development.

The NPPF provides that the planning system can play an important role in facilitating social interaction and creating healthy, inclusive communities. Policies INF3, INF4 and INF6 of the JCS require new residential developments to provide for any additional infrastructure and community facilities required to serve the proposed development. Policies OS.2, OS.3, and OS.7 of the 2002 Plan set out the Council's requirements for open space along with the open space SPD. This is reflected in Policy INF6 of the JCS which provides that where the need for additional infrastructure and services is expected, the Local Planning Authority will seek to secure appropriate infrastructure which is necessary, directly related, and fairly and reasonably related to the scale and kind of the development proposal. Similarly, a Section 106 agreement is the mechanism for providing affordable housing in compliance with Policy SD12. Policy INF7 of the JCS sets out the approach to securing developer contributions, including that if there is a concern regarding development viability, a viability assessment will be required. The requests for S106 contributions arising from the proposal are set out below. Policy G8 of the City Plan sets out that where planning policies cannot immediately be met by a development due to exceptional circumstances, a review mechanism shall be imposed for phased developments to rigorously test the ability to be policy compliant over the lifetime of the project. This is equally supported in national policy.

6.135 Community Infrastructure Levy

The Community Infrastructure Levy Regulations set out that a planning obligation may not constitute a reason for granting permission if it provides for or funds infrastructure to be funded by CIL. The JCS partnership adopted their CIL in 2018. For 2022 the CIL rate for 11-449 dwellings is £46.40 per m2. From this scheme CIL would amount to £1.16mil based on the applicant's appraisal (this could alter if affordable housing is secured). CIL does not secure affordable housing or site-specific measures necessary to make a development acceptable. Requests for contributions listed below are made for affordable housing, public open space, education, libraries, and highways in relation to travel plan monitoring and traffic regulation orders. The yearly Infrastructure Funding Statements include those schemes or infrastructure that the Council intends may be wholly or partly funded by CIL and currently only includes highways projects (and not the specific highways-related measures above). As such none of the requested contributions provide for or fund infrastructure to be funded by CIL.

6.136 Viability

The NPPF advises that where up to date policies have set contribution levels from development, they should be assumed to be viable, and the weight given to any viability assessment is a matter for the decision makers having regard to the circumstances. The City Plan viability review was to show overall Plan viability, not specifics of individual sites and it drew broad conclusions about whether the Plan is deliverable in terms of viability. It indicated that the Plan would be deliverable with the full policy requirements of the JCS and City Plan. However the Plan viability analysis included testing site typologies by their size, relative value and brownfield/greenfield status and the final sensitivity testing was applied to a typology aligned with the application proposal of 300 units and showed that a 5% change in lower sales or in higher costs could make it unviable. Given the economic situation recently it is therefore not unexpected that a viability case is being promoted by the applicant in relation to the full policy levels of contributions. It should also be noted that this City Plan analysis was not furnished with full schedules of necessary enabling works or costs. As will be seen, this is a key part of the applicant's case.

- 6.137 It is up to the applicant to demonstrate whether particular circumstances justify the need for a viability assessment. The NPPF also sets out that the weight to be given to a viability case is for the decision maker, having regard to the circumstances including whether the plan and viability underpinning it is up to date and any changes in circumstances since bringing the plan into force. As above, the applicant asserts that there are reasons why the viability scenario is different for this site compared to the scenarios considered in the City Plan analysis and they therefore consider that there are particular circumstances to justify the need for a viability assessment. In this regard the applicant has set out:
 - The site was assessed in the City Plan using a broad range of assumptions, whereas site-specific analysis has now been undertaken using actual cost estimates provided by third-party specialists. Variations between those are likely to be greater for technically demanding sites such as this one.
 - The 'rule of thumb' rate for external works as 10% of construction costs as in the City Plan assessment is significantly lower than the new site-specific estimate by the applicant.
 - A significant amount of high quality landscaped areas is proposed.
 - Costs of mains services connection drainage are anticipated to be significantly higher than assumed in the City Plan report (that report noting that brownfield sites are assumed to include the necessary strategic infrastructure from their existing or previous uses).
 - Enabling works at the rate in the City Plan report would be £840,000 for this site, now considered to be wholly inadequate for the site, which is heavily contaminated. They also dated from 2015. The site-specific challenges are not considered to be reflected by the general assumptions for this element in the City Plan report.

These appeared to be reasonable arguments on face value to be considered further in a detailed viability report, which the applicant subsequently provided and the Council's viability consultant has reviewed.

- 6.138 The key conclusion from the applicant's appraisal (which was revised following discussions with the Council's advisor) is that the development does not generate a positive land value, even without the provision of s106 contributions, with a key difference from the City Plan work being the significantly higher external and site enabling works sums in the site specific costs now obtained. By comparison, the enabling works costs are cited at £9,289,065 as opposed to the city plan assumptions which would work out at £840,000 (though these are later refined in the Council's consultant analysis). A negative land value of in excess of £2.58mil was put forward by the applicant, overall and viability gap of £3.98mil to their benchmark land value, using a developer's return of 17.5% of gross development value. It is worth noting furthermore that their report notes certain factors which their appraisal is optimistic about relating to sales prices and build efficiencies and therefore they indicate that these matters could play out differently and worse for viability.
- 6.139 On the basis of the evidence submitted by the applicant, they have submitted an application for a scheme that they themselves consider to be significantly unviable based on their submitted appraisal and the calculations therein including the 17.5% developer return. In this regard the applicant has asserted that they have submitted an unviable application because they are able to take a long term view on their sites as values will increase. They have stated that they are committed to Gloucester and to delivering this site. If permission is granted and development funding secured they will seek to commence remediation and bring forward the development.
- 6.140 The Council's viability consultant has reviewed the applicant's submission and the scheme, including the input of a specialist quantity surveyor given the substantial cost attributed to enabling works in the applicant's appraisal. This calculated a lower development cost than the applicant and considered that with a lower % developer return the scheme could support some affordable housing, and in this context the applicant has agreed to provide 26 affordable dwellings. This would amount to 8.25% of the total. As this does not meet the Council's policy levels of contributions, the Council's consultant recommends a viability review to consider whether the policy compliant levels of obligations can be secured over time as advocated by local and national policy.

6.141 Review mechanism

Policy G7 of the City Plan requires that where policies cannot be immediately met by development a review mechanism shall be imposed for phased developments to ensure the ability to comply with the policies over the lifetime of the project is rigorously tested, secured by s106 agreement. This is also required by the NPPG, which sets out that where contributions are reduced below the requirements set out in policies to provide flexibility in the early stages of a development, there should be clear agreement of how policy compliance can be achieved over time. Review mechanisms are not a tool to protect a return to the developer, but to strengthen local authorities' ability to seek compliance with relevant policies over the lifetime of the project. This could be applicable to any/all of the requested terms below, depending on the amount of any sums later assessed to be viable and the Council's priorities for it. The Council's viability advisors have advised a viability review is secured and the applicant's assertions that they can take a long-term view on their sites as values increase indicate that viability ought to be reassessed to see if full or better policy compliance can be achieved over time. This sets the context for the applicant's position and the Council's options for securing any of the planning obligation requests set out in the following sections.

6.142 Affordable housing

The policy level of affordable housing sought is 20% of the total which would be 63 units. Vacant building credit is applicable to the site. This is an incentive for brownfield development of sites containing vacant buildings including where a vacant building is demolished to be replaced by a new building. In such situations the developer is offered a financial credit equivalent to the existing gross floorspace of relevant vacant buildings when the affordable housing request is calculated. A request may then be made for any increase in floorspace. For this site the credit reduces the affordable housing request to 19.2% meaning 61 units.

The applicant has agreed to provide 26 flat units in Block D. The application is not meeting 6.143 the full policy level of affordable housing due to the viability case. In this scenario part 8 of Policy SD12 requires that where viability impacts on delivery of the full affordable housing requirement, developers should consider 1. Varying the housing mix and design to reduce costs; and 2. Securing public subsidy or other commuted sums to assist delivery of affordable housing. In this respect the applicant has argued that to increase the value of the development it would be necessary to significantly increase the number of units. The numbers have already increased through the city plan allocation; changed by the Inspector from 200 to 300 units. They are seeking to optimise numbers while respecting constraints. The applicant also comments on the weight given to design quality and that they have no intention of diluting the design quality inadvertently by design/quantum changes in this regard. They consider the submitted scheme creates a balanced community while providing a range of size and types of dwellings and changing the mix would adversely affect the desire to create a mixed and balanced community. These observations are generally agreed with on this specific scheme. The design quality is supported and it would be undesirable to compromise this by seeking either significant uplift in guantum well beyond the allocation amount or compromising the quality of layout or finish, similarly increasing unit numbers by more smaller units would be undesirable for the mix, which is already a concern for the Housing Team. It is also noted that the Council's viability consultant analysis has already significantly reduced the costs down from those proposed by the applicant. It is considered to be an acceptable justification under criterion i. The applicant has not responded to set out their attempts to seek public subsidy for affordable housing so this is requested in the s106 terms to require them to make endeavours to do so. This would address the policy point. It is therefore considered that the application complies with the requirements of Policy SD12 part 8.

6.144 The Council's viability analysis suggests that an amount of s106 contributions could be achieved, and the applicant has agreed to provide 26 affordable units. Given the viability scenario it is considered that this is a good level of provision for the site. Potential headroom in the viability appraisal could be used for any of the requested contributions. JCS Policy INF6 in relation to infrastructure delivery states that priority for provision will be assessed both on a site by site basis and in relation to cumulative impact. During the examination for the City Plan the Council put forward viability and infrastructure delivery papers and stated that where s106 contributions are required, in excess of £5000 per dwelling, priority will be given to achieving affordable housing policy. Gloucester has an acute affordable housing need; data from 2022 showing 5213 households waiting for affordable accommodation with 1751 households in higher need bands, with the Council accepting full statutory homeless duty for 104 of the households. The LHNA suggests that 36% of housing should be affordable products to address the need; on this basis even schemes achieving the 20% policy level would fall short of meeting housing need in the City. Providing affordable housing is therefore the priority for the Council and this is given greater weight in our assessment than the other infrastructure requirements. This is particularly the case here given the partial provision of at least some open space, and also the alternative funding sources for education. These proposed affordable housing obligations comply with the relevant tests, as securing the affordable housing provision is necessary to make the development acceptable in terms of maximising provision albeit below the policy level, is directly related to the development being units on the site and for the future residents, and fairly and reasonably related in scale and kind in securing an amount that is actually below that normally sought.

6.145 Education and libraries

Policy INF6 of the JCS refers to seeking appropriate infrastructure including community facilities, and early years and education. The NPPF acknowledges education as potential infrastructure required alongside development. The County Council has amended the calculation basis for their education requests recently following an earlier appeal decision. It appears that the calculations remain disputed by the development industry and there are complex arguments around the appropriate means by which to calculate how many children there would be from a given number of homes in a development and the capacity of local schools. However in a recent appeal decision in a neighbouring authority (October 2022) the Inspector concluded that while of interim status the County Council's current position statement was "sufficiently robust for the purposes of this appeal ... it seems to me the best and most up to date information available at the present time", and furthermore in relation to school capacity that the County Council's approach "I see no reason to depart from that approach". The County Council figures are therefore used in this report to state the education contribution requirement for this development.

6.146 The County Council has made the following requests for education and library contributions:

Education

<u>Primary Education</u>: £1,507,940 (to St Peters Primary School and/or the 9161920 Barton/Tredworth Primary planning area and/or other schools within the statutory walking distance. There is a demand for 83.16 places created, from 216 qualifying dwellings for education).

<u>Secondary education</u> (11-16): £873,018 (to Gloucester Academy and/or the 9162600 Gloucester Secondary planning area. There is a demand for 37 places created, from 216 qualifying dwellings for education).

<u>Secondary education</u> (16-18): No request. A demand for 13 places would be created, which could be accommodated in local schools.

Education total : £2,380,958

Libraries

Contribution at the rate of \pounds 196 per dwelling = \pounds 61,740 total (to Gloucester Library, to improve customer access to services through refurbishment, stock, technology and increased services).

6.147 The applicant is not offering any contributions in these regards due to the viability position. It is noted that government guidance on securing developer contributions for education notes that alternative (basic needs) funding is available for school places if viability means that the full amount can't be achieved through the planning application.

6.148 Public open space

The NPPF says that decisions should aim to achieve healthy, inclusive and safe places, and that access to a network of high quality open spaces and opportunities for sport and physical activity is important for the health and well being of communities. Policy INF6 of the JCS refers to seeking appropriate infrastructure including community and cultural facilities, health and well being facilities and sport, recreation and leisure facilities, and provision of green infrastructure including open space. Furthermore that permission will be granted only where sufficient provision has been made for infrastructure and services to meet the needs of new development and/or which are required to mitigate development impact on existing communities. Policy INF4 of the JCS sets out that where new residential development will create, or add to, a need for community facilities, it will be fully met as on-site provision and/or as an off-site contribution. Policy INF3 of the JCS refers to green infrastructure including allotments, and it requires that development contributes positively towards green infrastructure, and where new residential development will create or add to a need for publicly accessible green space this will be fully met in accordance with Policy INF4. The 'key principles' of the City Plan include protecting and enhancing the City's allotments. The City Plan also notes that they are an incredibly important resource, supporting local food growth, physical activity and health and wellbeing, with waiting lists for all existing sites, furthermore that where demand arises they will be supported. This is also noted in the context of climate change where new allotments will be provided where there is a need. Policy A.1 of the 2002 Second Deposit Local Plan sets out that permission will only be granted for new housing developments of 30 units or more that provide an allotment site to the standard of 0.2ha per 1000 residents, with commuted sums considered where on-site provision is not feasible.

- 6.149 The City Plan allocation Policy SA05 furthermore sets out that the site includes existing green space known as the Great Western Road rest gardens (note that this is in relation to the allocated site, the actual application site does not include this land), and in the requirements and opportunities list, sets out that this space should be included and expanded within the wider development to provide a functional area of open space including a Locally Equipped Area for Play, also to create a more meaningful open space that connects to the hospital and could be utilized by hospital visitors.
- 6.150 For 330 units a Locally Equipped Area of Play (LEAP) and a Multi Use Games Area (MUGA) are usually sought. The City Plan allocation specifically refers to providing a LEAP. The Open Space Strategy 2021-26 says that the Great Western Road rest garden is underused, its function is unclear and it may benefit from adjacent development of railway sidings for housing (size and facilities may increase).
- 6.151 The Public Open Space request is the below amounts of space or £1,359,392 total comprised of:
 Play = 0.45ha or £283,913
 Sport = 1.53ha or £1,075,479
 General POS = provision on site of 0.38ha considered acceptable, no off site contribution sought.

This is a reduced amount reflecting the on-site open space provision set out in the plans. The allotments request is £86,652.

6.152 The proposal includes the following on-site provision, which would all be managed by the applicant rather than offered for Council adoption:

 \cdot A 400sqm LEAP at the north east corner open space. This meets the LEAP requirement in the City Plan allocation. A LEAP has a minimum activity zone of 400m2 so this is compliant. A direct link to the adjacent Council open space is designed into the scheme and this siting gives the opportunity for the open spaces to tie in and provide mutual benefit, with the scope for future investment in the existing space. It is in a convenient location for hospital visitors (no crossing is required by the Highway Authority as being necessary). There would be two accesses to it from the site, also from Horton Road to the east.

 \cdot A 200sqm Local Area for Play (LAP) in the central open space. This is now shown to include some play equipment. LAPs provide at least 100m2 activity zone plus 5m buffer from nearest residential so this is compliant.

· 2 LAPs to the rear of Block B (100sqm and 140sqm).

The play area provision indicated on the plans would need refinement to be acceptable (e.g to provide lines of sight and to avoid ASB) and it is considered that this could be done via the s106 process. The proximity of these play areas to residential units is below the normal standards, however it is acknowledged in the Fields in Trust guidance that these can be reduced on brownfield sites where space can be tight and the Council's POS consultant is satisfied that the proposed locations for the LEAPs and LAPs are generally well located and overlooked. In terms of the requirements from a scheme of this size a LEAP is included but not a MUGA (and in the proposed layout it would be difficult to accommodate it). The nearest existing MUGA appears to be at Armscroft Park at the northern end. Armscroft Park itself is around 350m from the near part of the site in a straight line to the edge.

- 6.153 The applicants offer is therefore the above on-site provision but no further financial contributions for the residual amount to make up to the policy level request, due to the viability position. It would not therefore meet the SPD levels and there would be a deficit in overall POS provision of 2.15ha from the desired level. The applicant has declined to include the middle open space within the northern phase which would have evened out the open space provision per phase.
- 6.154 In light of the proposals and viability position the requested S106 terms in relation to public open space are therefore to require the provision of spaces shown on plan at suitable times and standards and address ongoing management. Refining the play equipment and planting could also be dealt with under the terms of the s106 and the landscaping condition.
- 6.155 These obligations comply with the relevant tests, as securing the open space provision is necessary to make the development acceptable in terms of supporting infrastructure, the environment and provision for play and activity, is directly related to the development being on the site and for the future residents, and fairly and reasonably related in scale and kind in securing that offered by the application as supporting infrastructure albeit at a level below that normally sought.

6.156 Highways

As above, a Travel Plan monitoring contribution is necessary of £10,000 for 10 years monitoring, which is the standard approach. Also £10,000 to fund the CPZ process through a traffic regulation order necessary to exempt residents from on-street parking. These contributions are necessary to make the development acceptable in highway safety and sustainable transport terms, are directly related to the development in terms of a bespoke Travel Plan and the street car parking impacts of future residents, and fairly related being the standard monitoring fee and the costs of the TRO process cited by the Highway Authority.

6.157 Other matters raised in representations

In terms of the representations about traffic and parking in the locality, these matters have been covered above. In terms of the potential abuse of a private car park, the owners would have the ability to prevent or penalise this as in any other case of private land where presumably this would constitute trespassing on private land. It is not considered that unsanctioned use of a private car park is inherently associated with this development proposal and the acceptability of the parking arrangements in this sustainable location has already been concluded on above.

6.158 Legal agreement heads of terms

In light of the above the agreed heads of terms are as follows:

Affordable housing

Contribution of 26 units for affordable housing and measures to secure appropriate housing provision and control mechanisms.

Obligation to make reasonable endeavours to seek and secure public subsidy funding for additional affordable housing provision.

Open space

Provision of the open spaces in the submitted plans at suitable timings, including equipping the Local Equipped Area of Play and Local Areas of Play, suitable specifications, retention and management.

A *viability review* programme and means to securing of any contributions as relevant pursuant to the reviews.

Payment of the *Travel Plan monitoring* contribution of £10,000 for 10 years of monitoring, plus associated bond, at an appropriate trigger point.

Payment of the *Traffic Regulation Order* contribution of £10,000 to fund the Order process to establish/alter the controlled parking zone, in order to address on street parking issues, at an appropriate trigger point.

Monitoring fee

6.159 Conclusion

Section 38(6) of the Planning and Compulsory Purchase Act 2004 provides that where regard is to be had to the development plan for the purpose of any determination to be made under the Planning Acts, the determination must be made in accordance with the plan unless material considerations indicate otherwise. The proposals have been assessed against development plan policies and guidance within this report.

- 6.160 Significant environmental and economic benefits would arise from the proposal, which is for a use and quantum of development allocated to this site in the emerging City Plan. As identified the proposals would provide benefits including delivering housing in line with the government's objectives of boosting housing delivery, use of a brownfield site for homes (for which the NPPF gives substantial weight) and regenerating a prominent largely vacant site with high quality design, increasing activity and natural surveillance in the area, economic benefits, and decontamination of land.
- 6.161 In terms of neutral effects it would preserve highway safety, the amenities of local residents, drainage and flood risk impacts, biodiversity (with a net gain also provided for) and minimise its impacts on waste generation and the climate acceptably.

- 6.162 In terms of potential disbenefits it would lead to the loss of non-designated heritage assets (that have already been accepted for demolition), and would cause less than substantial harm to archaeology (that can be mitigated). Furthermore the development would be accompanied by a below-policy-level amount of affordable housing and no associated infrastructure for education and libraries, and below policy level provision of recreation and green infrastructure (but which have been justified by a viability case in line with the local plan policy and there is potential to claw back contributions via the proposed review clause and deliver more affordable housing via public subsidy). It would not provide self and custom build plots, albeit in the context of a scheme with viability challenges and where other material considerations indicate that this would not be appropriate to the design context. It would provide a higher proportion of smaller, and fewer family sized units that desired for housing need strategy.
- 6.163 Subject to conditions and completion of the legal agreement, the proposal is considered to be broadly consistent with the relevant policies and guidance and with the development plan and other material policy considerations. The proposal need not accord with every policy and it is not unusual for policies to pull in different directions. It is in broad accordance with the Joint Core Strategy as the development plan subject to the proposed legal agreement and conditions other than the modest conflicts noted that are of limited concern, and with the relevant supplementary planning documents. The limited conflicts with the emerging (at the time of writing) Gloucester City Plan are not considered to be overriding and material considerations indicate that non-compliance is justified. There is broad compliance with the Railway Corridor Planning Brief and the modest conflicts given its age and status are not considered to be overriding.
- 6.164 Paragraph 11d of the NPPF is applicable and sets out that in applying the presumption in favour of sustainable development the authority should grant permission unless

i) The application of policies in the NPPF that protect areas or assets of particular importance provides a clear reason for refusing the development proposed;

- While there are potential impacts on paragraph 181 habitats given the mitigation and the assessment above the Framework does not provide clear reasons for refusal. or

ii) 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:

- The adverse impacts of granting planning permission can be mitigated to an extent that they would not significantly and demonstrably outweigh the benefits.

It is considered that the benefits of the proposal outweigh the disbenefits. There are no NPPF policies that provide a clear reason for refusal, and the adverse impacts do not 'significantly and demonstrably outweigh the benefits'. Therefore the NPPF directs that permission should be granted.

6.165 For the reasons explained in this report it is considered that the proposals are in general compliance with the development plan. When considering all of the relevant material considerations in the balance, it is considered that the public benefits of the scheme outweigh the identified harms, including the less than substantial harm to undesignated heritage assets. It is therefore considered that planning permission should be granted subject to conditions and s106 agreement/s.

7.0 **RECOMMENDATION OF THE PLANNING DEVELOPMENT MANAGER**

7.1 That planning permission is **GRANTED** subject to;

completion of a legal agreement/s to secure the terms set out at Paragraph 6.158 above and

delegated Authority being given to the Planning Development Manager to negotiate the s106 terms to suit;

and;

the following conditions:

7.2 Condition 1

The development hereby permitted shall be begun before the expiration of 3 years from the date of this permission.

Reason

Required to be imposed by Section 91 of the Town and Country Planning Act 1990 as amended by Section 51 of the Planning and Compulsory Purchase Act 2004.

Condition 2

The development hereby permitted shall be carried out in accordance with the drawings on the following plans except where otherwise required by conditions of this permission:

Site plans

Existing site plan ref. 01-0-00 PL

Existing Demolition Plan ref. 01-0-02 PL

Proposed site plan ref. 03-0-00 PL2 Proposed Phasing Plan ref. 03-0-01 PL2 Proposed site plan Northern phase ref. N-03-0-00 PL2 Proposed site plan Southern phase ref. S-03-0-00 PL2

Side wide plans:

Proposed ground floor plan ref. SW-03-1-00 PL2 Proposed 1st floor plan ref. SW-03-1-01 PL2 Proposed 2nd floor plan ref. SW-03-1-02 PL2 Proposed 3rd floor plan ref. SW-03-1-03 PL2 Proposed 4th floor plan ref. SW-03-1-04 PL2 Proposed roof plan ref. SW-03-1-05 PL2

Apartments

Block A

Apartment elevations Block A ref. A-03-2-01 PL Bay studies Block A ref. A-03-2-02 PL Apartments sections Block A ref. A-03-3-01 PL Block A proposed ground floor plan A-03-1-00 PL1 Block A Proposed 1st floor plan ref. A-03-1-01 PL1 Block A Proposed 2nd floor plan ref. A-03-1-02 PL1 Block A Proposed 3rd floor plan ref. A-03-1-03 PL1 Block A Proposed 4th floor plan ref. A-03-1-04 PL1 Block A Proposed roof plan ref. A-03-1-05 PL1

Block B

Block B elevations sheet 1 of 3 ref. B-03-2-01 PL1

Block B elevations sheet 2 of 3 ref. B-03-2-02 PL2 Apartment elevations – Block B sheet 3 of 3 ref. B-03-2-03 Rev. PL1 Apartments sections Block B ref. B-03-3-01 PL Block B Bay studies ref. B-03-2-04 PL1 Block B Proposed ground floor plan ref. B-03-1-00 PL2 Block B Proposed 1st floor plan ref. B-03-1-01 PL2 Block B Proposed 2nd floor plan ref. B-03-1-02 PL2 Block B Proposed 3rd floor plan ref. B-03-1-03 PL2 Block B Proposed 4th floor plan ref. B-03-1-04 PL2 Block B Proposed 4th floor plan ref. B-03-1-04 PL2

Block C

Block C elevations ref. C-03-2-01 PL2 Bay studies Block C ref. C-03-2-02 PL Apartment sections Block C ref. C-03-3-01 PL Block C Proposed ground floor plan ref. C-03-1-00 PL1 Block C Proposed 1st floor plan ref. C-03-1-01 PL1 Block C Proposed 2nd floor plan ref. C-03-1-02 PL1 Block C Proposed 3rd floor plan ref. C-03-1-03 PL1 Block C Proposed roof plan ref. C-03-1-05 PL1

Block D

Apartment elevations Block D ref. D-03-2-01 PL Bay studies Block D ref. D-03-2-02 PL Apartment sections Block D ref. D-03-3-01 PL Block D Proposed ground floor plan ref. D-03-1-00 PL2 Block D Proposed 1st floor plan ref. D-03-1-01 PL2 Block D Proposed 2nd floor plan ref. D-03-1-02 PL2 Block D Proposed 3rd floor plan ref. D-03-1-03 PL2 Block D Proposed roof plan ref. D-03-1-05 PL2

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Apartment Type 0B01 ref. 05-4-00-0B01 PL
Apartment Type 0B02 ref. 05-4-00-0B02 PL
Apartment 1b Type 1 ref. 05-4-00-1B01 PL
Apartment 1b Type 2 -WCA ref. 05-4-00-1B02W PL
Apartment Type 1B02 ref. 05-4-00-1B02 PL
Apartment Type 1B03 ref. 05-4-00-1B03 PL
Apartment Type 1B04 ref. 05-4-00-1B04 PL
Apartment Type 1B05 ref. 05-4-00-1B05 PL
Apartment Type 1B06 ref. 05-4-00-1B06 PL
Apartment Type 2B01 ref. 05-4-00-2B01 PL
Apartment Type 2B02 ref. 05-4-00-2B02 PL
Apartment Type 2B05 ref. 05-4-00-2B05 PL
Apartment Type 2B08 ref. 05-4-00-2B08 PL
Apartment Type 2B09 ref. 05-4-00-2B09 PL
Apartment Type 2B10 ref. 05-4-00-2B10 PL
Apartment Type 2B11 ref. 05-4-00-2B11 PL
Apartment Type 2B12 ref. 05-4-00-2B12 PL
Apartment 2b Type 3 ref. 05-4-00-2B03 PL
Apartment 2b Type 4 ref. 05-4-00-2B04 PL
Apartment 2b Type 9 – WCAf ref. 05-4-00-2B09 W PL
Apartment Type 3B01 ref. 05-4-00-3B01 PL
Apartment Type 3B02 ref. 05-4-00-3B02 PL
Apartment Type 3B03 ref. 05-4-00-3B03 PL
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Typical external wall detail ref. 21-5-01 PL

<u>Houses</u>

House elevations 3b 5p type 1 ref. 03-2-01-3b5p PL House sections 3b5p Type 1 ref. 03-3-01-3b5p PL House plans 3b5p Type 1 ref. 05-4-00-3b5p PL1 House plans 3b5p Type 2 ref. 05-4-01-3b5p PL1 House Type 3b5p Type 2 (End of Terrace) ref. 05-4-01-3B5P PL1 House elevations 3b5p Type 2 ref. 03-2-01-3b5p PL1 House elevations 3b5p Type 2 End of Terrace ref. 03-2-01-3b5p PL1

House elevations 3b4p Type 1 ref. 03-2-02-3b4p PL House elevations 3b4p Type 2 ref. 03-2-03-3b4p PL House sections 3b4p Type 1 and Type 2 ref. 03-3-02-3b4p PL House plans 3b4p Type 1 ref. 05-4-00-3b4p PL1 House plans 3b4p Types 2 ref. 05-4-01-3b4p PL1

House elevations 2b3p Type 1 ref. 03-2-04-2b3p PL House elevations 2b3p Type 2 ref. 03-2-05-2b3p PL House elevations 2b3p Type 3 End of Terrace ref. 03-2-05-2b3p PL1 House sections 2b3p Type 1 and Type 2 ref. 03-3-03-2b3p PL House plans 2b3p Types 1 ref. 05-4-00-2b3p PL1 House plans 2b3p Type 2 ref. 05-4-01-2b3p PL1 House plans 2b3p Type 3 ref. 03-2-05-2b3p PL1 House type 2b3p Type 3 (End of Terrace) ref. 05-4-02-2B3P PL1

Landscaping plan ref. 7594-PHL-SW-XX-DR-L-1000 Rev. 03

Proposed Street elevations sheet 1 of 2 ref. 03-2-00 PL1

Reason

To ensure that the development is carried out in accordance with the approved plans.

PHASING

Condition 3

The development shall be constructed in accordance with Proposed Phasing Plan 03-0-01 PL2 (or such other phasing plan as may be submitted to and approved in writing by the Local Planning Authority under this condition).

Reason

To ensure that all relevant planning considerations are addressed for each phase and provide the framework for subsequent conditions.

DESIGN

Condition 4

Notwithstanding the submitted details, no works comprising the construction of a building above slab level shall take place until details of the construction of the following elements of that building (including cycle and waste shelters and other associated structures to the

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residential accommodation), including specifications and samples of their appearance (and locations of their use), as well as scaled elevations showing their use across that building, have been submitted to and approved in writing by the Local Planning Authority:

- Cladding, render, and brickwork to walls;
- Roof materials;
- Window and door framing;
- Rainwater goods;
- Piping and ductwork for utilities if external to the building;

Construction of a building above slab level shall take place only in accordance with the approved details.

Reason

To ensure a satisfactory appearance to the development.

Condition 5

Notwithstanding the submitted plans, no hard surfacing within a phase shall be implemented until samples and scaled drawings showing their use across that phase have first been submitted to and approved in writing by the Local Planning Authority. Hard surfacing within a phase shall be carried out in accordance with the approved details.

Reason

To ensure a satisfactory appearance to the development.

Condition 6

Notwithstanding the submitted details, no new boundary treatments or means of enclosure within a phase shall be implemented until scaled drawings of their location, form, appearance and materials for that phase have been submitted to and approved in writing by the Local Planning Authority. Boundary treatments or means of enclosure within a phase shall be carried out in accordance with the approved details.

Reason

To ensure a satisfactory appearance to the development and amenity and safety for future occupants and to address any requirements of Network Rail.

Condition 7

Notwithstanding the submitted details, no street furniture within a phase shall be implemented until scaled drawings of their location, form, appearance and materials for that phase have been submitted to and approved in writing by the Local Planning Authority. Street furniture within a phase shall be carried out in accordance with the approved details.

Reason

To ensure a satisfactory appearance to the development and establish a good level of amenity for future occupants.

Notwithstanding the provisions of the Town and Country Planning (General Permitted Development) Order 2015 as amended (or any order revoking and re-enacting that Order with or without modification), no extension or other enlargement of a residential property including dormer windows, rooflights or outbuildings shall be constructed at any of the residential premises hereby approved except those expressly authorised by this permission.

Reason

To preserve the amenities of residents of nearby properties given the relationships between properties and the approved design to address these relationships, by ensuring any such development proposal is given full consideration as to its impacts on amenity through a planning application.

LANDSCAPING

Condition 9

Notwithstanding the submitted details, prior to commencement of any planting within a phase, details of soft landscaping within that phase including tree planting, ground level planting, green roofs and wall climbers (comprising of a scaled layout plan, planting specification including with respect to trees the size of specimen at the time of planting, tree pit details and any below ground mechanism to accommodate trees alongside utilities) for that phase, shall be submitted to and approved in writing by the Local Planning Authority.

Reason

To ensure a satisfactory and well planned development and to preserve and enhance the quality of the environment.

Condition 10

The approved soft landscaping details for a phase shall be carried out in full concurrently with that phase of the development and shall be completed no later than the first planting season following the completion of the building works for that phase. The planting within that phase shall be maintained in accordance with the approved details for a period of 5 years following implementation of each phase. During this time any trees, shrubs or other plants which are removed, die, or are seriously damaged shall be replaced during the next planting season with others of similar size and species unless the Local Planning Authority gives written consent to any variation. If any plants fail more than once they shall continue to be replaced on an annual basis until the end of the 5 year maintenance period.

Reason

To ensure a satisfactory and well planned development and to preserve and enhance the quality of the environment.

Condition 11

No development including demolition works shall be commenced within a phase nor shall any machinery or material be brought onto the site within a phase for the purpose of such development until full details of adequate measures to protect retained trees on the site and on adjoining land to that phase have been submitted to and approved in writing by the Local Planning Authority, These shall include:

(a) Fencing. The protective fencing design must be to specifications provided in BS5837 2012 or subsequent revisions, unless agreed in writing with the Local Planning Authority. A scale plan must be submitted and approved in writing by the Local Planning Authority accurately indicating the position of protective fencing. No development shall be commenced Paggel 52

on site or machinery or material brought onto site until the approved protective fencing has been installed in the approved positions and this has been inspected on site and approved in writing by the Local Planning Authority. Such fencing shall be maintained during the course of development to the external parts of the building that requiring scaffolding or other mobile or fixed access equipment.

(b) Tree Protection Zone (TPZ). The area around trees enclosed by protective fencing shall be deemed the TPZ. Excavations of any kind, alterations in soil levels, storage of any materials, soil, equipment, fuel, machinery or plant, citing of site compounds, latrines, vehicle parking and delivery areas, fires and any other activities liable to be harmful to trees and hedgerows are prohibited within the TPZ, unless agreed in writing with the Local Planning Authority. The TPZ shall be maintained during the course of development to the external parts of the building that require scaffolding or other mobile or fixed access equipment.

Reason

To ensure adequate protection to existing trees and to retain habitat, in the interests of the character and amenities of the area and protecting biodiversity.

Condition 12

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 a detailed method statement for the removal/eradication of invasive species on the site has 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. The approved method statement shall be carried out in full and adhered to throughout the course of the development.

Reason

To protect the amenity of the local area by dealing with Japanese Knotweed and any other invasive species.

ARCHAEOLOGY

Condition 13

No development other than site securing and demolition down to ground floor slab level shall commence within a phase until a detailed scheme showing the complete scope and arrangement of ground contamination remediation works within that phase alongside a note by a qualified archaeologist setting out the potential impacts of those works on archaeological remains has been submitted to and approved in writing by the Local Planning Authority. Development shall only take place in accordance with the approved scheme.

Reason

The site may contain significant heritage assets of archaeological interest. These details are required to ensure that disturbance or damage by foundations and related works are minimised, archaeological remains are, where possible, preserved in situ.

Condition 14

No development other than site securing, demolition down to ground floor slab level and/or

ground contamination remediation works shall commence within a phase until a detailed scheme showing the complete scope and arrangement of the foundation design and ground works of the proposed development within that phase (including pile type and methodology, drains and services) has been submitted to and approved in writing by the Local Planning Authority. Development within that phase shall only take place in accordance with the approved scheme.

Reason

The site may contain significant heritage assets of archaeological interest. These details are required to ensure that disturbance or damage by foundations and related works are minimised, archaeological remains are, where possible, preserved in situ.

Condition 15

No demolition or excavation below ground floor slab level, ground contamination remediation works or other development shall commence within a phase until a written scheme of investigation of archaeological remains within that phase, including a timetable for the investigation, has been submitted to and approved in writing by the Local Planning Authority. The scheme shall include an assessment of significance and research questions; and:

- a. The programme and methodology of site investigation and recording;
- b. The programme for post investigation assessment;
- c. Provision to be made for analysis of the site investigation and recording;
- d. Provision to be made for publication and dissemination of the analysis and records of the site investigation;
- e. Provision to be made for archive deposition of the analysis and records of the site investigation;
- f. Nomination of a competent person or persons/organisation to undertake the works set out within the Written Scheme of Investigation.

Reason

To make provision for a programme of archaeological mitigation, so as to record and advance understanding of any heritage assets which will be lost.

Condition 16

All demolition and development within a phase shall take place in accordance with the approved Written Scheme of Investigation of archaeological remains for that phase. This condition shall not be discharged until the site investigation and post investigation assessment for that phase has been completed in accordance with the programme set out in the Written Scheme of Investigation approved under Condition 15, provision has been made for the analysis, publication and dissemination of results and archive deposition has been secured.

Reason

To make provision for a programme of archaeological mitigation, so as to record and advance understanding of any heritage assets which will be lost.

HOUSING

Condition 17

At least 25% of properties across the development shall be constructed to the standard set out at Approved Document M volume 1 part M4(2) of the Building Regulations (or the equivalent standard in any alternative or amended legislation as may cover the matter of

accessible and adaptable units). Should the extent of compliance be anything below the 100% of units indicated in the application but still meeting the 25% requirement, scaled plans shall be submitted to and approved in writing by the Local Planning Authority specifying the units that will comply prior to the commencement of any above- ground development other than site securing, and development across all phases shall comply with any such approved alternative details.

Reason

To provide for accessible and adaptable homes, and manage cross-phase provision if only certain units are to comply.

AMENITY

Condition 18

Unit 2b3p Type 3 (shown on plan ref. 19050-05-4-02-2B3P PL1 (Type 3 end of terrace)) shall be used at the northern end of the rows shown for this unit size as identified on the inset map in 2 instances on plan ref. 19050 03-2-05-2b3p Rev. PL1 House elevations – 2B 3P Type 3 end of terrace.

Unit 3b5p Type 2 (shown on plan ref. 19050 05-4-01-3B5P PL1 (Type 2 end of terrace)) shall be used at the northern end of the rows shown for this unit size as identified on the inset map in 4 instances on plan ref. 19050 03-2-01-3b5p Rev. PL1 House elevations – 3B 5P Type 2 end of terrace.

Reason

In the interests of clarity to preserve the amenities of the occupants of neighbouring properties to north in terms of overlooking and the impact of the flank wall.

Condition 19

The two roof terraces to Block B at the southeast end at 4th floor level shall be constructed solely to the southeast-ward depth extent (outer edge of the flat to the boundary railing) shown on the approved plans and shall be fully enclosed by railings at this position for the lifetime of the development to prevent occupier use of the residual part of the roof beyond.

Reason

To preserve the amenities of occupants of neighbouring occupants, in relation to overlooking.

Condition 20

The south east facing elevation of Block B and the north east facing elevation of Block C shall be constructed with obscure glazing and oriel windows to all window openings at 1st, 2nd and 3rd to the arrangement set out on the approved elevation drawings and the detail on page 4 of the Darling Associates Response to Planning Officer feedback October 2022 Rev. A (for the avoidance of doubt - notwithstanding this detail is shown for one block - this shall be implemented to all windows at 1st, 2nd, 3rd floors to both blocks) and shall be maintained as such in perpetuity. The obscure glazed windows shall be fitted with, and retained in, obscure glazing to Pilkington level 4 or equivalent and windows shall be constructed so that no part of the framework less than 1.7 metres above finished floor level shall be openable

Reason

To preserve the amenities of occupants of neighbouring properties.

Condition 21

Measures to ensure the security of, and/or safety of persons accessing, the roof of the flat block buildings A, B, C and D hereby approved shall be implemented prior to the occupation of any units within those blocks respectively in accordance with details for that building to be submitted to and approved in writing by the Local Planning Authority in advance.

Reason

To help prevent suicide and accidental falls.

Condition 22

Prior to the commencement of above ground development of any given residential building details of the façade and glazing design, and alternative means of ventilation where necessary to achieve acceptable internal noise standard, for that building shall be submitted to and approved in writing by the Local Planning Authority, to demonstrate that internal noise level criteria in the submitted Hann Tucker Associates Noise Impact Assessment Report 29454/NIA1 Rev. 3 for residential use can be achieved. No residential unit for which measures are identified as required for its façade or glazing within the approved details shall be occupied until those measures have been implemented in full in relation to that unit.

Reason

To secure full details of the measures in the application and their implementation, to ensure acceptable living conditions for future occupants.

Typical details are likely to be sufficient for approval of grouped unit types.

Condition 23

Prior to the occupation of any unit hereby permitted within the southern phase (as defined on the Proposed Phasing Plan ref. 03-0-01 PL2) an acoustic fence or fences (as may be required) shall be installed in full, in accordance with a scheme to be submitted to and approved in writing by the Local Planning Authority and shall be maintained as such thereafter. The scheme shall include but is not limited to; the proposed siting, extent and height of the fence/s (shown on scaled plans), construction and surface density of the fence/s.

Reason

To safeguard the amenities of future occupants by creating acceptable noise conditions.

Condition 24

The rating level of sound emitted from any fixed plant or machinery associated with the development shall not exceed background sound levels by more than 5dB(A) between the hours of 0700-2300, taken as a 15 minute LA90 at the nearest sound sensitive receptor and shall not exceed the background sound level between 2300-0700, taken as a 15 minute LA90 at the nearest sound sensitive receptor. All measurements shall be made in accordance with the methodology of BS 4142 (2014: Methods for rating and assessing industrial and commercial sound) or any national guidance updating or replacing that Standard. Where access to the nearest sound sensitive receptor property is not possible, measurements shall be undertaken at an appropriate location and corrected to establish the noise levels at the nearest sound sensitive receptor property.

Reason

To safeguard the amenities of the area

Condition 25

Construction and demolition work and the delivery of materials shall only be carried out between 0800 hours and 1800 hours Monday to Friday, 0800hours and 1300hours on Saturdays and no construction or demolition work or deliveries shall take place on Sundays or Public/Bank Holidays.

Reason

To safeguard the amenities of the area.

Condition 26

Prior to commencement of any development within a phase a Construction (and demolition) Environmental Management Plan (CEMP) for that phase shall be submitted to and approved in writing by the Local Planning Authority. The CEMP shall include (but is not limited to):

- a. Site access/egress;
- b. Staff/contractor facilities and parking;
- c. Storage, loading and unloading areas for materials and plant;
- d. Dust mitigation measures;
- e. Noise and vibration mitigation measures;

f. Measures to minimise disturbance to ecological assets.

Development of that phase shall take place only in accordance with the approved CEMP for that phase.

Reason

To protect the environment and ecological assets.

These details are required pre-commencement due to the potential impacts of the first phase of works.

Condition 27

Prior to the occupation of any residential unit, details of measures to address water efficiency for that unit shall be submitted to and approved in writing by the Local Planning Authority. The approved measures shall be implemented to the unit prior to the occupation of that unit.

Reason

To address water efficiency. The submitted details shall aspire to the consumption of wholesome water per dwelling not exceeding 110 litres of water per person per day. Typical details for similar unit types will likely be sufficient, to deal with blocks/house types concurrently.

ECOLOGY

Condition 28

Prior to the commencement of any development within a phase other than site securing, a scheme of ecological mitigation for development of that phase including but not limited to the measures detailed in the submitted Burton Reid Associates Ecological Impact Assessment BR0478/ECIA/B shall be submitted to and approved in writing by the Local Planning Authority. Development of a phase shall be undertaken only in accordance with the approved ecological mitigation for that phase.

Reason

To preserve biodiversity.

This is required pre-commencement as the measures may be necessary to mitigate initial works of development.

Condition 29

Notwithstanding the submitted details, prior to any occupations within a phase, a scheme for biodiversity and landscape enhancement, management and monitoring within that phase, including but not limited to incorporation of permanent bat roosting features, measures such as nesting opportunities for birds, and a planting scheme including species of value to wildlife, plans showing locations and extent of all habitats and wildlife features, a timetable of activities, a responsible person/organisation and method by which the protection of retained and created habitats and open spaces will be secured, and the measures outlined in the submitted Burton Reid Associates Ecological Impact Assessment BR0478/ECIA/B shall be submitted to and approved in writing by the Local Planning Authority.

The schemes for each phase shall in combination reach at least a value of 6.73 habitat units and 1.48 hedgerow units for the site as a whole in accordance with the biodiversity metric submitted with the application reports, and shall show the commitments for all phases overall, and the detailed provisions for the phase in question. The details of the scheme shall comprise but are not limited to:

i. Description, design or specification of the type of feature(s) or measure(s) to be undertaken;

ii. Materials and construction to ensure long lifespan of the feature/measure;

iii. A drawing(s) showing the location and where appropriate the elevation of the features or measures to be installed or undertaken;

iv. When the features or measures will be installed and made available.

The approved scheme shall be implemented concurrently with the development of the phase in which they are proposed to be located unless an alternative timescale is agreed in the scheme, and retained and maintained for their designed purpose, in accordance with the approved scheme.

Reason

To provide net gains for biodiversity and manage provision across phases.

Condition 30

Prior to the first occupation within an individual flat block (Blocks A, B, C, D on the approved plans), or of an individual house, a scheme of seagull mitigation measures for the building shall be implemented in full in accordance with details which shall first be submitted to and approved in writing by the Local Planning Authority. Any management measures comprised in the approved details shall be operated for the lifetime of the development.

Reason

To deal with gull nuisance issues in the interests of the amenities of the area. Typical details for house types/rows are likely to be sufficient, to enable consideration in larger groups.

Condition 31

Building demolition and vegetation removal shall take place outside of the bird nesting season. If this cannot be achieved, a suitably qualified ecologist shall carry out a nesting bird check prior to work and supervise those works where required.

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Reason

To protect biodiversity interests.

Condition 32

An information pack setting out the location and sensitivities of the Cotswold Beechwoods Special Area of Conservation, Severn Estuary Special Protection Area, Special Area of Conservation and Ramsar Site (and Alney Island Nature Reserve as a functionally linked area), and Walmore Common Special Protection Area, how to avoid negatively affecting them, alternative locations for recreational activities and off road cycling, and recommendations to dog owners for the times of year that dogs should be kept on a lead when using sensitive sites (i.e. to avoid disturbance to nesting birds) shall be submitted to and approved in writing by the Local Planning Authority prior to the first occupation of any residential dwelling within the development and thereafter two copies of the approved information pack shall be issued to the new residential occupier within that phase prior to the first occupation of each respective new dwelling.

Reason

To mitigate adverse effects on the integrity of the Cotswold Beechwoods, Severn Estuary and Walmore Common sites as a result of the development.

Condition 33

Any external lighting to be used during the construction period for a phase or the permanent development of a phase shall be installed only in accordance with details that have been first submitted to and approved in writing by the Local Planning Authority. The submitted details shall include their location, scale, design/specification, light spill, times of use and a note on the ecological impacts.

Reason

To ensure the proposed development does not have an adverse effect on the character and appearance of the area or the amenities of nearby properties or on biodiversity.

SUSTAINABILITY

Condition 34

The sustainability measures set out in the Energy Statement and on the approved plans (solar panels to roofs) shall be implemented concurrently with the construction of the building to which they are applied, and shall be fully operational prior to the first occupation within that building unless an alternative timetable is agreed in writing in advance by the Local Planning Authority.

Reason

To ensure reasonable techniques are utilised to mitigate the effects of climate change.

CONTAMINATED LAND

Condition 35

No development of a phase that involves intrusive works to the ground or soft landscaping at ground level, other than archaeological works or that required to be carried out as part of an approved scheme of remediation shall commence until parts 1 to 3 below have been

complied with for that phase. If unexpected contamination is found after development has begun, development must be halted on that part of the site affected by the unexpected contamination to the extent specified by the Local Planning Authority in writing until part 4 has been complied with in relation to that contamination.

1. Site Characterisation

An investigation and risk assessment, in addition to any assessment provided with the planning application, must be completed in accordance with a scheme to assess the nature and extent of any contamination on the site, whether or not it originates on the site, which has first been submitted to and approved in writing by the Local Planning Authority. The investigation and risk assessment must be undertaken by competent persons and a written report of the findings shall be submitted to and approved in writing by the Local Planning Authority. The report of the findings must include:

(i) a survey of the extent, scale and nature of contamination;

(ii) an assessment of the potential risks to:

- human health,

- property (existing or proposed) including buildings, crops, livestock, pets, woodland and service lines and pipes,

- adjoining land,
- groundwaters and surface waters,

- ecological systems,

- archaeological sites and ancient monuments;

(iii) an appraisal of remedial options, and proposal of the preferred option(s). This must be conducted in accordance with the Environment Agency's '*Land Contamination Risk Management'* (*LCRM*).

2. Submission of Remediation Scheme

A detailed remediation scheme to bring the site to a condition suitable for the intended use by removing unacceptable risks to human health, buildings and other property and the natural and historical environment must be submitted to 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 scheme must accord with the provisions of the EPA 1990 in relation to the intended use of the land after remediation. Where undertaken on a phased basis the Remediation Scheme must specify measures to ensure that remediated phases continue to be protected from impacts from un-remediated phases.

3. Implementation of Approved Remediation Scheme

The approved remediation scheme must be carried out in accordance with its terms prior to the commencement of development that involves intrusive works to the ground or soft landscaping at ground level other than that required to carry out remediation, unless otherwise agreed in writing by the Local Planning Authority. The Local Planning Authority must be given two weeks written notification of commencement of the remediation scheme works.

Following completion of measures identified in the approved remediation scheme, a verification report (elsewhere referred to as a validation report) that demonstrates the effectiveness of the remediation carried out must be submitted to and approved in writing by the Local Planning Authority.

4. Reporting of Unexpected Contamination

In the event that contamination is found at any time when carrying out the approved development that was not previously identified it must be reported in writing immediately to the Local Planning Authority. An investigation and risk assessment must be undertaken in

accordance with the requirements of part 1 of this condition, and where remediation is necessary a remediation scheme must be prepared in accordance with the requirements of part 2 above, and submitted to and approved in writing by the Local Planning Authority. Following completion of measures identified in the approved remediation scheme a verification report must be prepared, and submitted to and approved in writing by the Local Planning Authority in accordance with part 3 above.

5. Long Term Monitoring and Maintenance

A monitoring and maintenance scheme to include monitoring the long-term effectiveness of the proposed remediation over an appropriate time period, and the provision of reports on the same, shall be submitted to and approved in writing by the Local Planning Authority. Following completion of the measures identified in that scheme and when the remediation objectives have been achieved, reports that demonstrate the effectiveness of the monitoring and maintenance carried out must be submitted to and approved in writing by the Local Planning Authority. This must be conducted in accordance with DEFRA and the Environment Agency's 'Model Procedures for the Management of Land Contamination, CLR 11'.

Reason

To ensure that risks from land contamination to the future users of the land and neighbouring land are minimised, together with those to controlled waters, property and ecological systems, and to ensure that the development can be carried out safely without unacceptable risks to workers, neighbours and other offsite receptors. This condition is required prior to intrusive works because there is potential for contamination to exist on the site.

DRAINAGE

Condition 36

No development shall commence within a phase other than demolition, site securing, archaeological works, or remediation works, until a detailed design for the surface water drainage strategy for that phase (as presented in document ref. FRA&DS-22471-22-228 16 DECEMBER 2022) has been submitted to and approved in writing by the Local Planning Authority.

- The submitted design must demonstrate the technical feasibility and viability of the proposed drainage system through the use of SuDS to manage the flood risk to the site and elsewhere and the measures taken to manage the water quality for the lifetime of the development.

- The maximum surface water discharge rate for the site for events up to a 1 in 100 year (+ 40% climate change) return period shall not exceed 8.4 l/s.

- Permeable paving attenuation within private driveways shall not count towards the total development attenuation requirement.

- The cellular attenuation units shall include demonstrable access for maintenance purposes.

- A timetable for the phased implementation of the approved scheme.

The approved scheme for the surface water drainage for that phase (including any drainage infrastructure necessary for the drainage of the phase in question but partially or wholly located in another phase) shall be implemented in accordance with the approved details.

Reason

To ensure the development is provided with a satisfactory means of drainage and thereby reducing the risk of flooding and to minimise the risk of pollution. It is important that these details are agreed prior to the commencement of intrusive development as any works on site could have implications for drainage, flood risk and water quality in the locality.

Condition 37

Development within a phase shall not be occupied until a SuDS management and maintenance plan for the lifetime of the development for that phase, which shall include the arrangements for adoption by any public authority or statutory undertaker and any other arrangements to secure the operation of the scheme throughout its lifetime, has been submitted to and approved in writing by the Local Planning Authority. The approved SuDS maintenance plan for that phase shall be implemented in full in accordance with the approved details for the lifetime of the development.

Reason

To provide for the continued operation and maintenance of sustainable drainage features serving the site and to ensure that the development does not result in pollution or flooding, to improve water quality at point of discharge.

Condition 38

No development shall commence within a phase other than any demolition, site securing, archaeological works, or remediation works, until details for the disposal of foul water within that phase have been submitted to and approved in writing by the Local Planning Authority. The approved scheme shall be implemented in full prior to first occupation of any residential unit within that phase.

Reason

To ensure the development is provided with a satisfactory means of drainage. These details are required pre-commencement of building works as the proposals will need to be laid out as approved as an early phase of work.

WASTE MINIMISATION

Condition 39

No development of a phase shall commence other than site securing or archaeological works, until a Waste Minimisation Statement for the Demolition and Construction Period for that phase has been submitted to and approved in writing by the Local Planning Authority. The Waste Minimisation Statement shall include details of the types and volumes of construction and demolition waste likely to be generated including measures to minimise, re-use and recycle that waste, and minimise the use of raw materials. The development of a phase shall be carried out in accordance with the approved Waste Minimisation Statement for that phase.

Reason

In the interests of waste minimisation. This is required pre-commencement given the impacts are likely to commence immediately upon development starting.

EMPLOYMENT

Condition 40

No development shall take place within a phase including any demolition, other than site Paged 32

securing, , until an Employment and Skills Plan for that phase has been submitted to and approved in writing by the Local Planning Authority. Development of the phase shall thereafter be carried out in accordance with the approved Plan, which shall remain in force for the construction period of that phase.

The Employment and Skills Plan shall cover (but is not limited to) a variety of initiatives, including:

- Recruitment of local people
- Work trials and interview guarantees
- Pre-employment training
- Apprenticeships
- Vocational training (NVQ)
- Work experience (14-16 years, 16-19 years and 19+ years)
- School, college and university site visits
- Construction Skills Certification Scheme (CSCS) Cards
- Supervisor training
 Leadership and management training
- Support with transport, childcare and work equipment
- In-house training schemes.

These initiatives shall be targeted at residents within a distance of the site to be agreed by the Local Planning Authority. Gloucester City Council will utilise the Construction Industry Training Board (CITB) National Skills Academy for Construction (NSAfC) Client Based Approach (CBA) to determine outputs for the above initiatives.

Reason

In the interests of delivering local employment and skills training opportunities in accordance with Policy B1 of the Gloucester City Plan 2011-2031.

HIGHWAYS

Condition 41

No building hereby approved shall be occupied until the access, parking and turning facilities for that building have been provided as shown within the approved plans.

Reason

To ensure conformity with submitted details.

Condition 42

No building hereby approved shall be occupied until the means of access for vehicles, pedestrians and cyclists for that building have been constructed and completed as shown on the approved site plan.

Reason

In the interest of highway safety.

Condition 43

Prior to the commencement of development details shall be submitted to and approved in writing by the Local Planning Authority of the timing of the permanent closure of existing accesses off Great Western Road and Horton Road and details of these closure works. The development shall thereafter be carried out in accordance with the approved details.

Reason

In the interests of highway safety.

Condition 44

Prior to the occupation of any building the cycle and bin storage facilities for that building shall be made available for use in accordance with the approved plans (subject to any details approved pursuant to other conditions of this permission), and those facilities shall be maintained for the lifetime of the development.

Reason

To give priority to cycle movements by ensuring that adequate cycle parking is provided, to promote cycle use and to ensure that the appropriate opportunities for sustainable transport modes have been taken up, and in the interests of the visual amenities of the area and avoid clutter on the highway.

Condition 45

No part of the development hereby approved shall be occupied until a Travel Plan has been submitted to and approved in writing to the Local Planning Authority that promotes sustainable forms of access to the development site. The approved plan shall thereafter be implemented and updated in accordance with its terms.

Reason

To reduce vehicle movements and promote sustainable access.

Condition 46

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;
- A highway condition survey;
- 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

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 impact of service vehicles is minimised at peak times of development and highway usage.

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.

Condition 48

Notwithstanding that shown on the submitted plans, no development of the southern phase (or such other phase as may subsequently be shown on a phasing plan approved under condition that includes the public open space/play area at the eastern corner of the site) shall commence other than archaeological works, remediation works and/or site securing until details of the access restrictions (bollards, gates, etc) to the paths and emergency access through this part of the site, and the dimensions and make up of the emergency access, have been submitted to and approved in writing by the Local Planning Authority. The approved details shall be implemented concurrently with the implementation of the public open space/play area.

Reason

To deal with public safety and promoting sustainable modes of transport.

Informatives:

Note

This permission is associated with a legal agreement with the City Council dated xxxxxxxx.

This permission is associated with a legal agreement with the County Council dated xxxxxxxx.

NOTES

Works on the Public Highway

The development hereby approved includes the carrying out of work on the adopted highway. You are advised that before undertaking work on the adopted highway you must enter into a highway agreement under Section 278 of the Highways Act 1980 with the County Council, which would specify the works and the terms and conditions under which they are to be carried out.

Contact the Highway Authority's Legal Agreements Development Management Team at <u>highwaylegalagreements@gloucestershire.gov.uk</u> allowing sufficient time for the preparation and signing of the Agreement. You will be required to pay fees to cover the Councils costs in undertaking the following actions:

Drafting the Agreement A Monitoring Fee Approving the highway details Inspecting the highway works

Planning permission is not permission to work in the highway. A Highway Agreement under Section 278 of the Highways Act 1980 must be completed, the bond secured and the Highway Authority's technical approval and inspection fees paid before any drawings will be considered and approved.

Traffic Regulation Order (TRO)

You are advised that a Traffic Regulation Order (TRO) is required. You must submit a plan to scale of an indicative scheme for a TRO, along with timescales for commencement and completion of the development. Please be aware that the statutory TRO process is not straightforward; involving advertisement and consultation of the proposal(s).

You should expect a minimum of six months to elapse between the Highway Authority's TRO Team confirming that it has all the information necessary to enable it to proceed and the TRO being advertised. You will not be permitted to implement the TRO measures until the TRO has been sealed, and we cannot always guarantee the outcome of the process.

We cannot begin the TRO process until the appropriate fee has been received. To arrange for a TRO to be processed contact the Highway Authority's Legal Agreements Development Management Team at <u>highwaylegalagreements@gloucestershire.gov</u>.

The cost of implementing any lining, signing or resurfacing required by the TRO is separate to the TRO fees, which solely cover the administration required to prepare, consult, amend and seal the TRO.

Highway to be adopted

The development hereby approved includes the construction of new highway. To be considered for adoption and ongoing maintenance at the public expense it must be constructed to the Highway Authority's standards and terms for the phasing of the development. You are advised that you must enter into a highway agreement under Section 38 of the Highways Act 1980. The development will be bound by Sections 219 to 225 (the Advance Payments Code) of the Highways Act 1980.

Contact the Highway Authority's Legal Agreements Development Management Team at <u>highwaylegalagreements@gloucestershire.gov.uk</u>. You will be required to pay fees to cover the Councils cost's in undertaking the following actions: Drafting the Agreement

Draiting the Agree

Set up costs

Approving the highway details

Inspecting the highway works

You should enter into discussions with statutory undertakers as soon as possible to co-ordinate the laying of services under any new highways to be adopted by the Highway Authority.

The Highway Authority's technical approval inspection fees must be paid before any drawings will be considered and approved. Once technical approval has been granted a Highway Agreement under Section 38 of the Highways Act 1980 must be completed and the

No Drainage to Discharge to Highway

Drainage arrangements shall be provided to ensure that surface water from the driveway and/or vehicular turning area does not discharge onto the public highway. No drainage or effluent from the proposed development shall be allowed to discharge into any highway drain or over any part of the public highway.

Protection of Visibility Splays

The applicant's attention is drawn to the need to ensure that the provision of the visibility splay(s) required by this consent is safeguarded in any sale of the application site or part(s) thereof.

Travel Plan

The proposed development will require a Travel Plan as part of the transport mitigation package (together with a Monitoring Fee and Default Payment) and the Applicant/Developer is required to enter into a legally binding Planning Obligation Agreement with the County Council to secure the Travel Plan.

Gloucestershire County Council has published guidance on how it expects travel plans to be prepared, this guidance is freely available from the County Councils website. As part of this process the applicant must register for Modeshift STARS and ensure that their targets have been uploaded so that progress on the implementation of the Travel Plan can be monitored.

Modeshift STARS Business is a nationally accredited scheme which assists in the effective delivery of travel plans, applicant can register at <u>www.modeshiftstars.org</u>

Construction Management Plan (CMP)

It is expected that contractors are registered with the Considerate Constructors scheme and comply with the code of conduct in full, but particularly reference is made to "respecting the community" this says:

Constructors should give utmost consideration to their impact on neighbours and the public Informing, respecting and showing courtesy to those affected by the work; Minimising the impact of deliveries, parking and work on the public highway; Contributing to and supporting the local community and economy; and Working to create a positive and enduring impression, and promoting the Code.

The CEMP should clearly identify how the principal contractor will engage with the local community; this should be tailored to local circumstances. Contractors should also confirm how they will manage any local concerns and complaints and provide an agreed Service Level Agreement for responding to said issues.

Contractors should ensure that courtesy boards are provided, and information shared with the local community relating to the timing of operations and contact details for the site coordinator in the event of any difficulties. This does not offer any relief to obligations under existing Legislation.

Extraordinary Maintenance

The attention of the applicant is drawn to Section 59 of the Highways Act 1980 which allows the Highway Authority to recover additional costs of road maintenance due to damage by extraordinary traffic.

Before any work is commenced upon the development hereby approved representatives of Gloucestershire County Council, as the Highway Authority and the applicant, shall carry out a joint road survey/inspection on the roads leading to this site. Any highlighted defects shall be rectified to the specification and satisfaction of the Highway Authority before work is commenced on the development hereby approved. A further joint survey/inspection shall be undertaken following completion of development hereby approved and any necessary remedial works shall be completed to the specification and satisfaction of the Highway Authority within 1 month or other agreed timescale.

Person to Contact: Adam Smith (396702)



Planning Application: 22/00770/FUL

Address: Great Western Road sidings, Gloucester

Committee Date: | February 2023

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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

J.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 –

Interest	Prescribed description
Employment, office, trade, profession or vocation	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
Land	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.
Corporate tenancies	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

- (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; 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: <u>www.gloucester.gov.uk</u> 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, <u>tanya.davies@gloucester.gov.uk</u>.

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

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.

FIRE / EMERGENCY EVACUATION PROCEDURE

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.

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LATE MATERIAL – PLANNING COMMITTEE 7TH FEBRUARY 2023

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

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.

Palgegel6

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.'

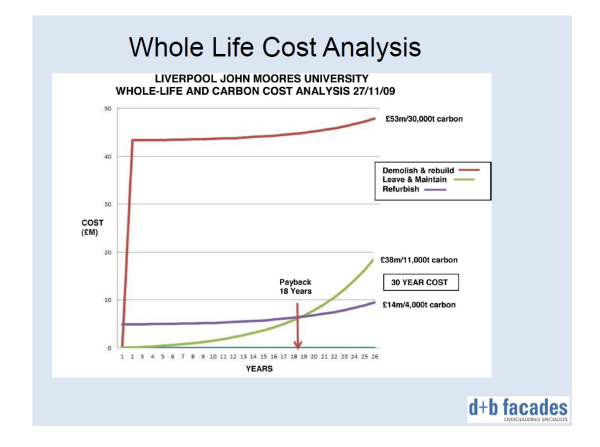
Carbon Footprint

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.

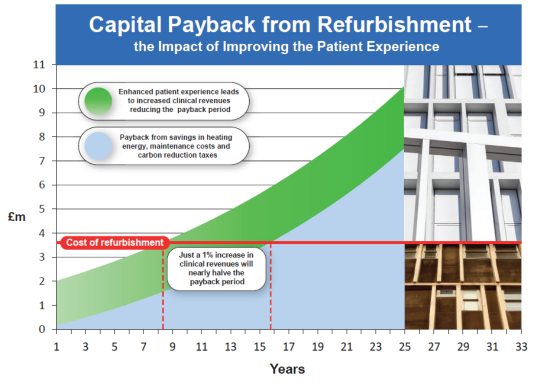
'There is an average of 70% saving on operational CO2 emissions on high-rise building after installation of this typed of system and when combined with improved patient experience and footfall, payback can be as little as 9 years.'

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.

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Agenda Item 7

Abbeydale

23/00741/FUL REF Proposed single storey extension & conversion 21 Ashton Close Gloucester GL4 5BP	THOME of existing garage	23/10/2023	
22/01025/SOLAR NRPR PV installation to the main flat roof area of Mor be below the existing parapet and lower than the Morrisons Supermarket Glevum Way Gloucest	ne existing plant an		
Abbeymead			
23/00730/FUL G3Y Proposed extension over existing garage 8 Vernal Close Gloucester GL4 5FW	THOME	16/10/2023	
23/00705/LAW LAW Retrospective Lawful Development Certificate r extension (4m depth) 8 Heather Avenue Gloucester GL4 5UX	THOME request for a single	09/10/2023 storey rear	
Barnwood			
23/00613/LAW NPW Retrospective permission for part conversion o 65 The Oaks Gloucester GL4 5WP	THOME f garage into additi	27/10/2023 onal bedroom.	
23/00811/EIA SCR EIA screening opinion request for development warehouse club and petrol station, car park, ac Former Interbrew Eastern Avenue Gloucester (cess works and lar		

Page 152

23/00599/SOLAR AAPRZ STOCC 25/10/2023 Proposed installation of a 224kWp rooftop solar array installed on a standard trapezoidal pitched roof. Tenpin Centre Severn Barnwood Link Road Gloucester GL4 3HR 23/00715/FUL G3Y THOME 13/10/2023

24 The Oaks Gloucester GL4 5WP 23/00831/TPO

Remove existing boundary wall / fence. Relocate new wall / fence adjacent to

T1 Lime - TPO Number 8Pollarding Works ??? Specification to include remove all branches back to historic pollard heads, removal of all epicormic growth around stems and trunk, including basal growth. To allow light into property and manage pollarded form.

4 Grovelands Gloucester GL4 3JF

Garage conversion

58 Brookfield Road Gloucester GL3 3HG

Barton & Tredworth

23/00744/JPA

AAPRZ

RSAKYI

24/10/2023

Change of use of ground floor shop to residential in keeping with both neighbouring properties in a majority residential parade. Upper parts are already residential.

198 Barton Street Gloucester GL1 4HE

Elmbridge

23/00853/TPO

TPDECS

MONTJ

31/10/2023

The mature plane tree located on the raised verge at the main Horton road entrance to the Aspen centre:- crown reduce all over by approximately 3/4 meters to eliviate overall weight.

Aspen Medical Practice Horton Road Gloucester GL1 3PX

23/00732/FUL

back edging of footway.

G3Y

TPDECS

THOME 23/10/2023

12/10/2023

JMONTE

22/00896/FUL		
G3Y	RHIAM	09/10/2023
Convert existing garage into an annexe		
20 Elmleaze Gloucester GL2 0JU		
23/00568/FUL		
PER	RSAKYI	13/10/2023
Provision of 2 New single storey one bedroom approved dwellings under Planning Approval 2	•	idjacent to
Garages And Parking Area Rear Of 79 To 65	Sandyleaze Glouc	ester
23/00625/FUL		
G3Y	ROBBA	20/10/2023
Erection of a wooden outbuilding in front of building line together with alterations to drive.		
80A Cheltenham Road Gloucester GL2 0LX		
23/00685/FUL		
G3Y	ROBBA	25/10/2023
Single storey rear flat roof extension and inter property wheel chair accessible	nal alterations to m	ake the
5 Riversley Road Gloucester GL2 0QU		
23/00722/FUL		
REF	ROBBA	31/10/2023
Garage conversion, single storey and part two	storey extension	
83 Lavington Drive Gloucester GL2 0HR		
23/00727/EIA		
SCR	ADAMS	16/10/2023
EIA Screening Opinion Request for residential redevelopment of site for up to 200 dwellings and up to 200 units of key worker/student accommodation plus associated open space and access		
Allstone Sand And Gravel Centre Myers Road	Gloucester GL1 3	QD
Huccle	cote	
Писсіе	COLE	
23/00745/FUL		
G3Y	THOME	24/10/2023
Single storey rear extension		
32 Porchester Road Gloucester GL3 3ED		

23/00519/FUL

G3Y

STOCC 11/10/2023

Demolition of existing garage and store, erection of replacement single storey building adjoining residential property. Change of use of replacement building to Hair Salon (Use Class E).

42 Lynmouth Road Gloucester GL3 3JD

Kingsholm & Wotton

23/00829/TRECON

TCNOB

JMONTE 12/10/2023

we would like to apply for permission for the felling of a tree which is situated in the front garden of our property named above. The reason for the application is the front of the building needs the external rendering repairing and painting and the wooden framed windows also need stripping of all the old paint and repainting so the front of the building is in good state of repair and apperance. The tree alo blocks out severe amount of daylight coming into the two rooms at the front of the building making the rooms very dark. To carry out the works needed we need to get scaffolding erected this is another reason for tor needing the tree felled.

70 Worcester Street Gloucester GL1 3AS

23/00755/TRECON

TCNOBMONTJ05/10/2023Following the visit on 1 August 2023 by Martin Jenkins, NCH (Arb), Tech Cert
(ArborA), TechArborA, the following was discussed with the applicant and

agreed:(1)Silver Birch in the back garden. Fell to near ground level.

26 Hinton Road Gloucester GL1 3JS

23/00628/FUL

REFRSAKYI13/10/2023Proposed first floor and loft floor extension to provide 2 No- 2 bedroomresidential units.9A St Mark Street Gloucester GL1 2QG

23/00620/LBC

GLB	THOME	11/10/2023	
la stall that a factor second second base of a second second second second second second second second second s			

Installation of a commemorative plaque to the external wall adjacent to main entrance door

The Crescent Gloucester

23/00757/PDE

PRIRE

ROBBA

27/10/2023

The extension will comprise of a single-storey pitched roof extension with a gable end. $6.00 \times 4.00 \times 2.50 \text{ m}$

2 Rivermead Close Gloucester GL2 9AG

Kingsway

23/00797/TPO

TPDECS

JMONTE

05/10/2023

The willow tree is at the bottom right-hand side of the garden. It is located against the boundary fence, about 2 meters from the garage and approximately 8 meters from the house. The tree has 3 main trunks, two of which are pushing towards the garage. The tree has also become overgrown for the area and threatening to push against the boundary fence. I wish to get a professional tree surgeon in to pollard the tree in order for me to keep it under better control.

15 Mildenhall Way Kingsway Quedgeley Gloucester GL2 2DH

23/00658/CONDIT

ALDIS

THOME

06/10/2023

Discharge of Condition 17. Information pack regarding avoidance of negative impact to Cotswold Beechwoods Special Area of Conservation, Severn Estuary Special Protection Area, Special Area of Conservation and Ramsar Site and Alney Island Nature Reserve as the functionally linked area. For granted 21004900UT application.

Land North Of Rudloe Drive Rudloe Drive Kingsway Quedgeley Gloucester

Longlevens

23/00746/FUL

REFRSAKYI25/10/2023Proposed Detached Chalet Style Bungalow, associated access, garages, car
parking and landscaping25/10/2023

96 Longford Lane Gloucester GL2 9HA

23/00697/FUL REF **ROBBA** 20/10/2023 Demolish Existing Conservatory and construct proposed single storey side extension & Porch 1 South Close Gloucester GL2 9HZ 23/00402/FUL REF PARKH 04/10/2023 Two storey side extension with associated works 1 Whitebeam Close Gloucester GL2 0UG 23/00529/FUL G3Y ROBBA 16/10/2023 Single storey rear and side extension 95 Cheltenham Road Gloucester GL2 0JG

23/00589/FUL		4440/0000	
REF	ROBBA	11/10/2023	
Single storey rear extension and alterations to side window and door. New front door design to front porch with new rooflight in porch roof.			
15 Brionne Way Gloucester GL2 0EX			
21/00911/ADV			
GFY	RSAKYI	04/10/2023	
Attach advertising boards to the UPVC fence.			
Longlevens Rugby Football Club Longford Land	e Gloucester GL2)EU	
23/00676/FUL			
G3Y	ROBBA	13/10/2023	
Single storey rear extension			
112 Innsworth Lane Gloucester GL2 0DF			
23/00605/FUL			
G3Y	ROBBA	10/10/2023	
Two storey side extension			
84 Park Avenue Gloucester GL2 0EQ			

Matson, Robinswood & White City

23/00864/TPO		
TPDECS	MONTJ	31/10/2023

The tree is located in Group G12 on the plan incorporated with the original TPO in 1998, being situated next to the boundary with the footpath and road. Unfortunately this was missed from our recent application in September as the decay was covered in ivy and could not be seen. Recent clearance work has enabled a proper check to be made. The tree is a sycamore which has a basal cavity on the Western side - see attached document for a full description provided by Hobbs Arboricultural who have recommended felling the tree in view of its diseased state, and the fact that it is close to the footpath & road, towards which it has a distinct lean, with consequent possible risk to passing pedestrians and vehicles.

Matson House 50 Matson Lane Gloucester GL4 6ED

Moreland

23/00477/FUL

G3Y

STOCC

11/10/2023

Single storey rear extension to provide ground floor bedroom with level access bathing and access to garden.

57 The Oval Gloucester GL1 5EE

23/00774/LAW PDV Installation of dust extraction plant to the rear of Permali Gloucester Ltd 170 Bristol Road Gloud	•	02/10/2023 o
23/00687/FUL REF Single storey rear, first floor side extension and 233 Stroud Road Gloucester GL1 5JU	STOCC d dormer on rear	13/10/2023
23/00571/FUL G3Y Side single storey extension to provide annex f 159 Tuffley Avenue Gloucester GL1 5NP	STOCC or dependent relati	05/10/2023 ve
23/00786/LAW PDV FEH 11/10/2023 Change of use from a C3a dwellinghouse to a small house in multiple occupation for 3-6 people (C4) and construction of rear dormer and 2no. front rooflights 126 Calton Road Gloucester GL1 5ER		
23/00816/TPO TPREF JMONTE 17/10/2023 Following the visit on 5 September 2023 by Nick Organ, Tech Cert (ArborA), TechArborA, the following works are required to abate a nuisance as the trees continue to grow and dominate the street scene and overhang the nursery where small children play. Site: Pebbles Nursery, Bloomfield Terrace, GLOUCESTER, GL1 5QQ(1)Lime and Beech trees growing over the front boundary (overhanging Bloomfield Terrace). These two trees have grown to form one unified crown and are to be treated as a single crown from a reduction and shaping point of view.???Reduce their overall height by approximately 30% (to leave approximately 10.0 ??? 11.0m tall???Reduce their radial crown spread by up to 30% (to leave a radial crown spread of approximately 4.0m)???Remove significant deadwood and shape ???Crown raise all round to approximately 4.5m above the round surface.(2)Norway Maple on the side boundary. Remove significant deadwood.		

Pebbles Day Nursery Bloomfield Terrace Gloucester GL1 5JU

Podsmead

23/00762/TPO

TPDECS

MONTJ 11/10/2023

Complete the high priority recommendations from the survey, which includes 27 trees T1, 2, 3, 4, 10, 11, 12, 16, 17, 18, 25, 26, 30, 31, 32, 35, 37, 38, 40, 46, 48, 57, 70, 72, 74, 75, 76. Survey report attached.

National Grid Gloucester Bristol Road Gloucester GL2 5YA

23/00743/CONDIT

ALDIS

THOME 12/10/2023

Discharge of Condition 15- secure cycle parking. For granted 22/00239/FUL application.

Land Adjacent To Site B Former Contract Chemicals Site Bristol Road Gloucester

23/00647/NMA

ROS96

ROS96

STOCC

25/10/2023

Non-material amendment to approved application 15/00286/REM to alter the road layout in front of Flat Block E. The alterations are intended to create an emergency link for vehicles between Site A and Site B using dropped bollards and a grasscrete finish.

Site A Former Contract Chemicals Site Bristol Road Gloucester GL2 5BX

23/00648/NMA

STOCC 2

25/10/2023

Non-material amendment to approved application 20/00796/FUL (which itself is the latest variation of conditions of permission 15/00287/REM) to alter the road layout in front of flat block E. The alterations are intended to create an emergency link for vehicles between Site A and Site B using dropped bollards and a grasscrete finish

Site B Former Contract Chemicals Site Bristol Road Gloucester GL2 5BX

Quedgeley Fieldcourt

23/00560/FUL		
G3Y	PARKH	31/10/2023
Retrospective application to demolish existin Garage/ Workshop	ng garage and cor	nstruct proposed
319 Bristol Road Quedgeley Gloucester GL2 4QP		
23/00566/FUL		
G3Y	STOCC	24/10/2023
Erection of single-storey building to be used	for storage	

Optimas OE Solutions Waterwells Drive Quedgeley Gloucester GL2 2FR

Quedgeley Severn Vale

23/00702/LAW LAW Conversion of existing conservatory to summe 64 Merlin Drive Quedgeley Gloucester GL2 4N		31/10/2023	
Tuffle	ey .		
23/00747/PDE REF Erection of single storey rear extension with fla 40 Bourton Road Gloucester GL4 0LE	PARKH at roof 6.00 x 3.15 >	23/10/2023 < 3.00 m	
22/00659/PDE ENOBJ Single storey rear extension (4.40m x 3.30m x 33 Westbury Road Gloucester GL4 0LZ	PARKH 2.40m)	31/10/2023	
23/00558/LAW LAW Proposed extension of Porch and construction 3 Cowley Road Gloucester GL4 0HT	PARKH of garden room	02/10/2023	
Westgate			
22/01209/FUL REF Full planning application for temporary change overflow parking for a period of 3 years on Lar Gloucester. Land Adj 20 Hemmingsdale Road Gloucester			
23/00785/NMA NOS96 Non-material amendment to revise plan numbe 20/00600/REM to alter the orchard planting pro Land East Of Hempsted Lane Hempsted Lane	oposals	02/10/2023 of	
23/00874/TRECON TCNOB T1. Cherry tree. Fell Due to poor health. Friends Meeting House Greyfriars Gloucester	MONTJ GL1 1TS	31/10/2023	

23/00754/CONDIT

ALDIS

ROBBA

06/10/2023

Discharge of Condition 3 (materials) of permission no. 23/00145/FUL Regal St Aldate Street Gloucester GL1 1RP

23/00861/TRECON

TCNOB

MONTJ 26/10/2023

Please see attached information. English Heritage have had the trees inspected by RSK Hi-Line who have made the recommendations for the tree works. Acorn Arboricultural Services will be instructed to carry out the works once the necessary permission has been granted.

Blackfriars Priory Ladybellegate Street Gloucester GL1 2HN

23/00787/CONDIT

ADAMS

31/10/2023

Discharge of Condition 6 (Design Principles Document) of permission ref. 20/00315/OUT (appeal decision ref. APP/U1620/W/22/3296510)

Land At Hill Farm Hempsted Lane Gloucester

23/00703/CONDIT

ALDIS

ALDIS

STOCC

09/10/2023

Discharge of Conditions 3 (extraction flues, meter boxes, lighting, CCTV and satellite dishes), 4 (paint finishes), 5 (repair of single-glazed sash windows), 6 (mortar repairs), 7 (internal plaster finishes), 8 (rainwater guttering and downpipes) and 9 (specification of roof materials and works) of approved application 21/00299/LBC which was for internal repairs to a Grade I Listed Building

9 Spa Road Gloucester