

PLANNING COMMITTEE:17th February 2015DIRECTORATE:Regeneration, Enterprise and PlanningDIRECTOR:Steven Boyes

N/2014/0316 Outline planning application with all matters reserved except access (from Penfold Close/Northfield Way) for a residential development comprising 230 dwellings and public open space at former Kingsthorpe Middle School site, Northfield Way

## WARD: Spring Park

APPLICANT:Mr D. Smith Northamptonshire County CouncilAGENT:Mr T. Bode Atkins

REFERRED BY: Director of Regeneration, Enterprise and Planning REASON: Major development requiring a legal agreement

## DEPARTURE: Yes

## **APPLICATION FOR DETERMINATION:**

#### 1. **RECOMMENDATION**

**APPROVAL IN PINCIPLE** subject to conditions and for the following reason:

The proposed development would result in the satisfactory reuse of this previously developed site on account of the proposal representing a sustainable residential development that would address the established need for housing within Northampton. Furthermore, the proposal has established a number of acceptable design parameters that would ensure that the proposed development would be of a satisfactory scale and design whilst ensuring a neutral impact upon the site's mature trees and neighbour amenity. The proposal is therefore in compliance with the National Planning Policy Framework, Policies BN2, BN3, C2, H1, H2, S1, S3, S10, INF1 and INF2 of the West Northamptonshire Joint Core Strategy and Policies E20, T12 and H17 of the Northampton Local Plan.

1.2 That delegated authority is given to the Director of Regeneration, Enterprise and Planning to negotiate and secure the necessary mitigation in the form of financial and non-financial planning obligations through the completion of a Section 106 Legal Agreement. The Legal Agreement will secure the following heads of terms:

i) 35% on site affordable housing;

ii) A payment towards primary and secondary education provision;

iii) A payment towards the provision of health care facilities;

iv) A payment towards the provision of and/or enhancements and maintenance of public open space

v) The provision of at least 0.8ha of on-site open space and for this space to be continually maintained and made available for public access;

vi) A payment towards the provision of highway improvements within the vicinity of the site;

vii) A payment to fund improvements to bus shelter provision within the vicinity of the site and their ongoing maintenance;

viii) A scheme for the provision of construction worker training opportunities and a payment towards the operation of this programme; and

ix) The Council's monitoring fee.

1.3 It is also recommended that in the event of the Section 106 Legal Agreement not being completed within three calendar months of this Committee meeting, in addition to being able to grant planning permission as recommended above, the Director of Regeneration, Enterprise and Planning be given delegated authority to either refuse or finally dispose of the application (at his discretion) on account that the necessary mitigation measures have not been secured in order to make the proposal acceptable in line with the requirements of Policies INF1 and INF2 of the West Northamptonshire Joint Core Strategy and the National Planning Policy Framework

# 2. THE PROPOSAL

- 2.1 The application seeks outline planning permission for the erection of up to 230 dwellings. All matters are reserved with the exception of access. Vehicular access to the development would be provided by an access situated at the junction between Penfold Close and Northfield Way. This is in addition to a pedestrian access that would be situated in Liddington Way.
- 2.2 As the application is in outline form, no finalised layouts have been submitted; however, the submitted documentation details that the resultant residential buildings would be between one and three storeys on site, with the dwellings having between one and four bedrooms. The development would also include areas of public open space.

# 3. SITE DESCRIPTION

- 3.1 The application site was originally developed to form a school in order to serve the surrounding residential accommodation, much of which was constructed around the same time of the school. However, the reorganisation of school provision within Northampton meant that this school was deemed surplus to requirements and has been vacant since late 2007. A comparatively small proportion of the site was developed (in 2009) to form a children's centre. This land is excluded from the current application.
- 3.2 The immediate surroundings of the site are predominantly residential in character, with many of the surrounding dwellings being constructed since the 1970s. Despite this prevailing characteristic, the site lies between the Kingsthorpe Recreation Ground (to the east) and allotments (to the west). The application site is served by Northfield Way, which is a comparatively short road of approximately 145m running from Welford Road and also serving a number of culs-de-sac.
- 3.3 Welford Road serves as one of the main routes into the town from the north-west and is also served by a number of public transport services. The application site is also approximately 700m from the allocated Kingsthorpe Centre, which contains an array of commercial and leisure facilities as well as additional public transport links.

# 4. PLANNING HISTORY

4.1 None relevant.

# 5. PLANNING POLICY

## **Development Plan**

5.1 Section 38(6) of the Planning and Compulsory Purchase Act 2004 requires a planning application to be determined in accordance with the Development Plan unless material planning considerations indicate otherwise. The Development Plan for the purposes of this application comprises the adopted West Northamptonshire Joint Core Strategy and Northampton Local Plan 1997 saved policies.

## National Planning Policy Framework (NPPF)

- 5.2 Of particular note is that Paragraph 49 requires proposals for housing should be encouraged within the context of promoting sustainable development. The same paragraph also states that in instances where a five year housing land supply cannot be demonstrated (which is the case in Northampton), any relevant development management policies cannot be considered to be up to date. Paragraph 14 requires that in instances where the development plan is silent or out of date, the overarching aim of providing sustainable development should be used to determine planning applications.
- 5.3 In terms of providing additional housing, it is incumbent that planning decisions provide a variety of housing types in order to meet the wide

range of differing needs for housing (paragraph 50). In design terms it is required that the planning decision proactively support sustainable development, mitigating impacts on amenity and facilitating mixed uses (paragraph 17).

- 5.4 The NPPF requires that new developments are of a high quality design, which secures a good standard of amenity for all existing and future occupiers of land and buildings (paragraph 17). The same paragraph also requires the effective reuse of previously developed land and focuses significant new developments on sites that are sustainable.
- 5.5 Paragraph 34 requires developments that are likely to generate a significant amount of movement be located in positions where the need for travel is minimised. This is expanded upon in paragraph 35, where the creation of safe and secure road layout are required which minimise conflicts between pedestrians, cyclists and traffic.
- 5.6 Paragraph 35 states that, where practicable, developments should be designed with a safe and secure layout that reduced the potential for conflicts between pedestrians and traffic. The NPPF also requires that new developments be of a good quality design (paragraph 56).

### West Northamptonshire Joint Core Strategy (JCS)

- 5.7 Policy S1 of the JCS states that new developments would be concentrated primarily in and adjoining the existing principal urban area of Northampton. Of particular relevance to this application, Policy S1 states the new development within West Northamptonshire will be concentrated primarily in and adjoining the existing urban area of Northampton. Policy S3 requires that the construction of approximately 18,870 houses within the Northampton Borough over the plan period and Policy S4 requires the provision of about 28,470 new dwellings within the Northampton Related Development Area (NRDA) between 2011 and 2029. This figure has been calculated as a result of the West Northamptonshire Objectively Housing Needs Assessment. Policy S10 requires that new developments be located in a position where services and facilities can be accessed by walking, cycling or public transport.
- 5.8 Policy H1 requires that a mixture of house types are provided, which should be of varying sizes, types and tenures. Policy H2 also requires that at least 35% of developments of 15 or more dwellings should be made available for occupation as affordable housing. Policy S10 encourages sustainable development through incorporating measures to increase safety and security. To further encourage sustainable development, Policy C2 requires that new developments maximise opportunities for travel choices. This is in order to facilitate a modal shift.
- 5.9 In addition to these matters, Policy INF1 requires that developments provide sufficient infrastructure to mitigate the impacts of development, which is in addition to Policy INF2 that requires a reliable mechanism for the provision of such infrastructure.

5.10 In assessing applications where there may be an impact upon biodiversity, it is necessary to give weight to Policy BN2, which requires that development management decisions will reflect the hierarchy of biodiversity and appropriate weight should be given to the status of the site. Policy BN3 states that the retention of existing trees would be supported unless it can be demonstrated that the loss of trees would be outweighed by the need and benefits of the development.

### Northampton Local Plan

- 5.11 Due to the significant age of the Local Plan, the amount of weight that can be attributed to its policies is substantially diminished; however, Policy L2 allocates this site as an education establishment and states that planning permission to redevelop the site should only be granted in instances where is can be demonstrated that the land or facilities is not needed in the long term of recreation or leisure purposes and that the site should not have any significant amenity or landscape value; that the scheme retains provides adequate outdoor or indoor recreational facilities for public use; and that any existing sports and recreation facilities can be retained or enhanced.
- 5.12 Policy E20 states that new buildings should be of an appropriate design; and Policy T12 necessitates that new developments have sufficient manoeuvring space for commercial vehicles. In addition, Policy H17 requires the provision of a suitable level of housing for people with disabilities.

## Supplementary Planning Guidance

5.13 Affordable Housing Developer Contributions Parking Planning out Crime

## 6. CONSULTATIONS/ REPRESENTATIONS

Comments received are summarised as follows:

- 6.1 **Anglian Water** Request a condition relating to the implementation of the proposed drainage system.
- 6.2 **Arboricultural Officer (NBC)** No objections in principle, but highlights a number of matters for the developer to consider when devising their reserved matters application.
- 6.3 **Archaeology Advisor (NCC)** Request a condition relating to the investigation of archaeology.
- 6.4 **Construction Futures** Request that in the event that the application is approved, the legal agreement secures training opportunities and appropriate funding for new construction workers.

- 6.5 **Development Management (NCC)** Request Section 106 obligations to fund improvements to primary and secondary school provision; the fire and rescue service; and the libraries service.
- 6.6 **Environmental Health (NBC)** Raise concerns regarding the potential impact of the development upon the air quality in Harborough Road and due to the potential for contamination on the site, appropriate investigations should be carried out prior to the commencement of development.
- 6.7 **Highways Agency** No objections.
- 6.8 **Highway Authority (NCC)** The development is likely to have an effect on the surrounding highway system, which can be mitigated through a Section 106 obligation. The legal agreement should also secure improvements to bus shelters in the area and the provision of travel cards for future residents of the development. The proposal layout/entry points are acceptable.
- 6.9 **Northamptonshire Police Crime Prevention Design Advisor** No objections in principle, but make a number of recommendations for the developer to implement when finalising the design.
- 6.10 **Sport England** Raise concerns regarding the loss of the site's playing fields; however, it is accepted that Sport England are not a statutory consultee in respect of this application and the impacts of the development can be mitigated through the Section 106 Agreement, in line with the Council's adopted Developer Obligations SPD.
- 6.11 **Urban Designer (NBC)** Suggest revisions to the parameters plans in order to establish a more detailed framework for the preparation of the reserved matters application.
- 6.12 **27 letters of objection** have been received. Comments can be summarised as:
  - The surrounding road network cannot cope with the level of traffic associated with the proposed development.
  - Congestion in the area is already high, which will be added to through other planned developments.
  - Further improvements to the road system are needed, such as additional mini-roundabouts.
  - The scale of the proposed development is out of keeping with the prevailing character.
  - Three storey buildings would be detrimental to the quality of the landscape and could potentially lead to a loss of privacy and light for existing residents.
  - The development would adversely impact the security of existing properties.

- The pedestrian access to Liddington Way would be a source of noise.
- The development has the potential to adversely affect drainage.
- The Kingsthorpe area does not have sufficient infrastructure to accommodate the proposed development (e.g. school places and health care).
- During any construction works, there should be measures in place to prevent any loss of amenity for residents.
- Other uses would be a more appropriate use of the land.

# 7. APPRAISAL

## Principle of the development

- 7.1 It is accepted that the site is allocated as a school site; however, it is noted that the school has been vacant for a significant period of time following the reconfiguration of school provision in Northampton and the associated school buildings have since been demolished. As a consequence, there does not seem to be a realistic possibility that the site could be used for educational purposes within the foreseeable future. Policy L2 is of specific relevance; however, as the site does not have any significant landscape value or facilities that could be used for sports or leisure uses, it is considered that this policy has not been breached. Therefore it is reasonable to consider the merits of alternative uses for the site.
- 7.2 It should be also be recognised that the Local Plan is exceedingly dated and as a consequence, more recent policy documents carry a significant amount of weight. In particular, the adopted JCS recognises that there is a substantial need for delivering new housing, which can only be delivered through the redevelopment of sites contained within the existing built area. In addition, the NPPF requires that local authorities demonstrate a five year supply of housing land. The bringing forward of this site for residential uses would contribute towards addressing these issues.
- 7.3 As discussed previously, it is incumbent upon local authorities to demonstrate a five year housing land supply. Currently, Northampton does not have such a provision. In instances where this cannot be demonstrated any relevant local plan policy cannot be considered to be up to date and that, in line with the requirements of the NPPF, any application should be determined based upon whether it represents sustainable development.
- 7.4 By reason of the site's positioning adjacent to an existing residential area and relative proximity to an allocated centre containing a mix of leisure and commercial facilities. It is therefore likely that future residents of the development would have relatively easy access to facilities and services. In addition, the site's environs features good public transport links and has generally good accessibility to schools

and open space within the area. It is therefore considered that the proposal represents sustainable development and is therefore acceptable. The sustainable nature of the proposal is further emphasised by the fact that the development would result in a previously used site being brought back into a productive use.

- 7.5 Of the provided dwellings, 35% would be secured for use on affordable tenures and a minimum of 10% of the development would be constructed to the Council's mobility standards. These factors when combined with the mix of dwellings in terms of houses and apartments and the likely variation in bedrooms means that a development would be provided that would include a significant amount of choice in terms of house type, which would be in conformity with the aims and objectives of the NPPF.
- 7.6 It is noted that the Council's Environmental Health section has made some observations regarding the potential impact of the development upon the Air Quality Management Area within Harborough Road. Whilst these points are noted, it is considered that as the site has a historic use that would have potentially generated a significant amount of traffic, combined with the design of the development, which includes significant pedestrian links to the surrounding area, the overall impact upon air quality of this area would not be significant. The Section 106 Agreement would secure some practical works (such as improvements to bus shelter provision) to reduce the impact of the development upon air quality.
- 7.7 Whilst the site was undeveloped prior to the construction of the school facilities there is the possibility of naturally occurring contaminants being present at the site in addition to potential contamination emanating from the school's (now removed) heating system. As a consequence of this, conditions are recommended that would ensure that these matters are properly investigated in addition to a condition covering the remediation of any unsuspected contamination.
- 7.8 Prior to the area being developed for the school and housing, crop marks indicating archaeological features were observed. Furthermore, there have been archaeological finds of interests from the prehistoric, Roman and medieval periods within the wider area. As a consequence, there is the potential for remains of matters of archaeological interest to be present on the site, albeit truncated by modern activity. As a consequence of this, a condition is recommended that would ensure that this possibility is fully investigated prior to the first implementation of the permitted development.
- 7.9 The application has been assessed by the Environment Agency and Anglian Water and all concerns previously received have now been satisfactorily addressed, subject to conditions relating to drainage provision.

## Design and appearance

- 7.10 As this is an outline application, there are no details submitted in respect of the design of the proposed dwellings and the submitted layouts are only indicative at this stage. Nonetheless, the submitted plans demonstrate that a development of the scale proposed could be accommodated within the application site without significant detriment to the occupiers of neighbouring properties or the character and appearance of the locality as it has been demonstrated the a suitable level of open space, private gardens and separation distances could be accommodated. It is accepted that the likely number of units would result in a relatively high density scheme; however, this would not appear incongruous given the character of the site's environs.
- 7.11 The indicative layout includes the provision of a centrally located area of public open space, which is necessary to ensure that the future needs of occupiers of the development are satisfactorily addressed. As this is an outline application, the final position and design of this space would be considered during the reserved matters stage. However, in order to provide some certainty, it is recommended that the associated Section 106 Agreement includes the provision of a minimum level of space (0.8ha) and for this space to be maintained and be available for public access in perpetuity. The proposed indicative layout also includes a reasonable amount of landscaping within public areas, which is sufficient to create a strong sense of place and a distinct identity for the proposed development.
- 7.12 The applicant has responded to the observations of the Council's Urban Designer by amending the scheme to provide parameters regarding buildings heights. This would ensure that the taller buildings are located adjacent to the main entrance to the site (from Northfield Way) and surrounding the proposed area of public open space. This approach would add suitable architectural features at key points in the development and assists in creating a strong sense of identity.
- 7.13 In addition, there would be a varied road hierarchy containing a primary route across the development with secondary roads and shared surfaces leading from this. These spaces would therefore have a much more residential character, such as landscaping and different surface treatments, which would ensure a varied and more distinctive development.
- 7.14 The development also includes a pedestrian route to Liddington Way, which would assist in creating a sustainable and inclusive form of development by promoting non-car journeys to the surrounding area.

#### Impact upon neighbouring properties

7.15 As the application is made in outline form, the position of dwellings is not fixed; however, the submitted parameters plans indicate that the quantum of development could be accommodated on site without resulting in a significant loss of light, outlook and privacy. In order to provide further assurances, a condition is recommended that would ensure that the resultant reserved matters are in conformity with the submitted building heights parameter plan. This would ensure that the highest buildings (of between 2.5 and 3 storeys in height) would be located the maximum distance from existing residential properties, with the exception of those buildings that would be directly adjacent to the site's main entrance. In this case, these buildings would provide a suitable entrance feature, whilst their position parallel to existing building and adjacent to a junction would minimise any impact upon amenity.

7.16 It is accepted that the carrying out of the development is likely to create some noise and disturbance during construction works. In order to counteract this, a condition is recommended that would require the submission of a Construction Environment Management Plan (CEMP) prior to the carrying out of any development. This plan would cover, but would not be limited to, matters such as the hours in which buildings works would take place, strategies for the suppression of dust and noise and facilities for the washing of wheels of construction vehicles.

### **Highway impacts**

- 7.17 The site's former use is material to the outcome of this application. Due to the scale of the site; a significant number of journeys would have been made to and from the school, which would have had an impact upon the highway system. Therefore, the proposed development is unlikely to result in any significant increase from this starting point. The matter of access has not been reserved for future consideration, with the applicant proposing a single entrance point located at the junction between Penfold Close and Northfield Way. This arrangement is considered to be acceptable as the road network at this point was designed to carry the traffic generated by the former school.
- 7.18 Notwithstanding this assessment, it is recognised that the development is likely to increase usage of the general road network within the wider area, when compared to the current situation. In order to mitigate this and in line with the request from the Highway Authority, a Section 106 Agreement is to be entered into which would secure funding to contribute to the Authority's improvement programme for the corridor between the Harborough Road and Regent Square.
- 7.19 During the application process, there have been revisions to the priority junction at the main entrance of the development. This means that traffic entering and leaving the development would have priority over traffic exiting Penfold Close. This is considered necessary as the numbers of journeys to and from the proposed development are likely to exceed those from Penfold Close. This amendment therefore adds clarity to the highway system and is likely to prevent significant undue traffic congestion with the vicinity of the site. The application has also been revised in order to alter the design of the access points of the site to improve visibility and to enable the safe movement of vehicles. These revisions would therefore ensure that the proposed access is safe and

of an appropriate design to address the likely demands of the proposed development.

- 7.20 The indicative layout shows that the internal roadways would be reasonably sinuous and would, in key sections, feature shared surfaces. These arrangements are considered sufficient to maintain relatively low vehicle speeds and ensure pedestrian safety.
- 7.21 The highway authority has requested a Section 106 obligation for the provision of new bus shelters (including a payment to fund their ongoing maintenance). This is considered to offer some mitigation from the impacts of the development in the form of encouraging more sustainable forms of travel. This would also contribute to improving air quality within the vicinity of the site as discussed within paragraph 7.6.

### Trees and ecology

- 7.22 The trees adjacent to the south eastern boundary (within Kingsthorpe Recreation Ground) are of importance due to their positive impact upon the character of the surrounding area. As a consequence of this, conditions are recommended that would require details to be submitted with the Reserved Matters application detailing the root protection measures to be implemented and associated method statements in order to prevent the development from having a negative impact upon these trees. These details would be sufficient to ensure that the development of the site is compatible with the requirements of the JCS.
- 7.23 The submitted ecology assessment has not established any evidence regarding the presence of bats and badgers. Evidence of amphibians was extremely limited as only a single common toad was identified on site. As a consequence of this, it is considered that the redevelopment of the site would not pose any undue adverse impacts on ecology.
- 7.24 The redevelopment of the site could bring forward some ecological benefits in terms of enhancements to landscaping (such as in the use of native species) and would offer some mitigation by replacing existing planting that may be attractive to nesting birds; however, these are matters that would be addressed during the reserved matter stage. The submitted ecology assessment recommends that prior to any development commencing additional surveys into the presence of badgers (particularly as there is a tendency for these to be a transitory species) and bats are carried out in order to ensure that such species are not harmed as a result of this development coming forward.

## **Open space and sports facilities**

7.25 It is noted that comments have been received from Sport England with regards to the fact that the development involves construction works on land that has formerly been used for playing pitches; however, given that these pitches have not been used for a period in excess of five

years; Sport England's comments are not made in any statutory capacity, which lessens the weight that can be attributed to them.

7.26 In any event, it is considered that as the site was formally a school, public access would have been limited. Furthermore, it is acknowledged that there are some alternative facilities within the general area. It is recognised that the demand for such facilities is likely to increase as a result of there being a larger population present within the vicinity. In order to mitigate, a legal obligation will be entered into to provide a financial contribution to fund enhancements to existing open space and sports facilities within the environs of the application site.

## Legal agreement

- 7.27 By reason of the scale and type of development, a Section 106 Legal Agreement is required. The Community Infrastructure Levy Regulations specify three key legal tests in ascertaining whether a particular obligation can be requested. These specify that obligations should be:
  - Necessary to make the development acceptable in planning terms;
  - ii) Directly related to the development; and
  - iii) Fairly and reasonably related in scale and kind to the development.
- 7.28 As discussed previously, 35% of the development would be utilised for the provision of affordable housing. 70% of these dwellings would be utilised for social or affordable rent and 30% intermediate ownership. This would ensure that the development provides a mixture of housing to provide a varied community in line with the requirements of national and local planning policies.
- 7.29 In order to provide sufficient infrastructure for the residents of the residential development, the Section 106 Agreement would also secure payments towards improvements to public open space, the health service and construction worker training opportunities. These matters address on going shortages of provision within the vicinity of the application site that would be further exacerbated if this development to proceed without the legal obligations.
- 7.30 Development of this type would ordinarily secure, via the Section 106 Agreement, payments towards education provision. Although the proposed composition (in terms of unit types) of the development is unknown at this stage, it is reasonable to assume that a significant proportion of the development would be in use as family accommodation. As a consequence of this, it is likely that the development would place a greater pressure on school provision within the area. Therefore and with reference to the legal tests as described previously, an obligation to secure enhancements to primary and secondary education is necessary and reasonable.

- 7.31 The County Council has also requested a payment for the provision of the fire services and libraries. There is no adopted development plan policy support for these requests and it is not clear what facilities would be secured needs would be addressed by this obligations. Therefore, it is not considered that this request can be supported. The County Council have also requested that a fire hydrant is provided. This is a matter that would be addressed under the relevant building regulations and does not need to be replicated as part of the planning process. As a consequence, the aforementioned legal tests have not been complied with.
- 7.32 The Section 106 agreement would also secure payments towards the provision of new bus shelters within the vicinity of the site, which would assist in the promotion of more sustainable means of travel. In addition, as discussed within paragraph 7.18, an obligation would be secured to fund improvements to the surrounding highway system. The Highway Authority has requested funding to enable each household of the development to be provided with a temporary travel card in order to promote the use of public transport. Whilst the aims of this suggestion are laudable, it is extremely doubtful that the proposal would have lasting mitigation in terms of enabling a modal shift in travel patterns.

# 8. CONCLUSION

8.1 The proposed development represents the efficient and sustainable reuse of this previously developed site and in addition the proposal would contribute towards addressing the established need for housing within the Borough. The applicant has submitted a number of indicative parameters, which are sufficient to ensure that the resultant development would have a neutral impact upon the character and appearance of the locality and neighbour amenity

## 9. CONDITIONS

(1) Approval of the details of the appearance, landscaping, layout and scale ("the reserved matters") shall be obtained from the Local Planning Authority in writing before any development is commenced.

Reason: This permission is in outline only granted under Article 4(1) of the Town and Country Planning (Development Management Procedure) Order 2010.

(2) Application for 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 Section 92 of the Town and Country Planning Act 1990.

(3) The development hereby permitted shall be begun either before the expiration of five years from the date of this permission, or, if later,

before the expiration of two years from the date of approval of the last of the reserved matters to be approved.

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

(4) The development hereby permitted shall be carried out in accordance with the following approved plans schedule.

Reason: For the avoidance of doubt and to accord with the terms of the planning application.

(5) The development hereby permitted shall be for a maximum of 230 dwellings.

Reason: For the avoidance of doubt and to ensure conformity with the National Planning Policy Framework.

(6) The development hereby permitted shall be carried out in accordance with the submitted Building Heights Parameter Plan.

Reason: In the interests of visual and residential amenity in accordance with the National Planning Policy Framework and the Northampton Local Plan.

(7) A phasing plan for the implementation of the residential development hereby permitted shall be submitted to and approved in writing by the Local Planning Authority. Development shall be carried out in accordance with the approved details.

Reason: In the interests of securing a satisfactory standard of development in accordance with the National Planning Policy Framework.

(8) The access arrangements with Northfield Way and Penfold Close as shown on drawings 5125794.TP.MT.01; 5125794.TP.GA.002; 5125794.TP.GA.004; and the Access and Movement Parameter Plan shall be constructed prior to the first occupation of the development hereby permitted and retained thereafter.

Reason: In the interests of highway safety in accordance with the National Planning Policy Framework.

(9) Prior to the commencement of each phase of the development hereby permitted, a Construction Environmental Management Plan (CEMP) shall be submitted to and approved in writing by the Local Planning Authority. Development shall than be carried out in accordance with the approved CEMP. The CEMP shall include, though not necessarily be restricted to the following details:

i) A Traffic Management Plan incorporating the routing of construction traffic and details of heavy vehicle movement patterns.

ii) Measures to minimise and control noise, vibration, dust and fumes during site preparation works and construction, including vehicle reversing alarms.

iii) Details of the siting of all vehicles of site operatives and visitors.

iv) The unloading and loading arrangements for heavy plant and machinery.

v) The location, extent and duration of any temporary stockpiling areas.

vi) Measures to prevent mud being deposited on the surrounding highway.

vii) Hours in which development will take place.

Reason: To minimise the impact of the development during the construction phase in accordance with the National Planning Policy Framework.

(10) No development shall take place on each phase of the development until a desk top study in respect of possible contaminants within that phase is completed and a site investigation has been designed. The scope and methodology of the desk top study and the site investigation report shall be submitted to and approved in writing by the Local Planning Authority. The site investigation and appropriate risk assessments shall be carried out and the results shall be used to produce a method statement for the necessary remedial works (and a phasing programme), which shall be submitted to and approved in writing by the Local Planning Authority. All remedial works shall be fully implemented in accordance with the approved method statement and phasing programme. Confirmation of the full implementation of the scheme and validation report(s) shall be submitted to the Local Planning Authority within 2 weeks of completion of each respective phase

Reason: To ensure the effective investigation and remediation of contaminated land sites and in the interests of health and safety and the quality of the environment in accordance with the advice contained in the National Planning Policy Framework.

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

Reason: To ensure the effective investigation and remediation of contaminated land sites and in the interests of health and safety and the quality of the environment in accordance with the advice contained in the National Planning Policy Framework.

(12) No hard-standing areas shall be constructed until the works have been carried out in accordance with the submitted surface water strategy (as contained within the Flood Risk Assessment – Level 2, dated October 2014) have been fully implemented.

Reason: To prevent environmental and amenity problems arising from flooding in accordance with the National Planning Policy Framework.

(13) No development shall take place until a surface water drainage scheme for the site, based on sustainable drainage principles and an assessment of the hydrological and hydro geological context of the development, has been submitted to and approved in writing by the Local Planning Authority. The scheme shall subsequently be implemented in accordance with the approved details before the development is completed. The scheme shall also include:

1. Detailed surface water calculations to ensure adequate surface water drainage facilities on site all events up to and including 0.5% (1 in 200) plus climate change.

2. Sustainable drainage system (SuDS) features on site to be in accordance with Table 12.1 of the Northampton Level 2 Strategic Flood Risk Assessment.

3. An assessment of overland flood flows. Overland floodwater should be routed away from vulnerable areas. For acceptable depths and rates of flow, please refer to Environment Agency and Defra document FD2320/TR2 "Flood Risk Assessment Guidance for New Development Phase 2".

4. Maintenance and adoption arrangements for every element of the surface water drainage system for the lifetime of the development.

Reason: To ensure that a satisfactory drainage system is provided in accordance with the National Planning Policy Framework.

(14) Prior to the first occupation of each phase of the development a travel plan shall be submitted to and approved in writing by the Local Planning Authority. The plan shall be fully implemented within two months of the first occupation of the phase and retained thereafter.

Reason: In the interests of promoting more sustainable means of travel in accordance with the requirements of the National Planning Policy Framework.

(15) A minimum of 10% of the affordable dwellings and a minimum of 10% of other dwellings shall be available for occupation by persons with disabilities and constructed to the Local Planning Authority's mobility housing standards and details of which shall be submitted to and approved in writing by the Local Planning Authority prior to the commencement of construction work on site and thereafter implemented concurrently with the development, and thereafter retained as such.

Reason: To ensure adequate provision is made for people with disabilities in accordance with Policy H17 of the Northampton Local Plan.

(16) The development hereby permitted shall be carried out in accordance with the recommendations contained within paragraphs 5.6 and 5.7 of the submitted ecological appraisal dated January 2014, details of which shall be submitted to and agreed in writing by the Local Planning Authority prior to the commencement of development.

Reason: In the interests of securing a satisfactory standard of development in accordance with the requirements of the National Planning Policy Framework.

(17) No development shall take place until the applicant, their agents or their successors in title has secured the implementation of a programme of archaeological work in accordance with a written scheme of investigation, which has been submitted to and approved in writing by the Local Planning Authority.

Reason: To ensure that features of archaeological interest are properly examined and recorded in accordance with the National Planning Policy Framework.

(18) The pedestrian/cycle route with Liddington Way as shown on drawing 02 shall be fully implemented prior to the first occupation of the development hereby permitted and retained thereafter.

Reason: In the interests of promoting more sustainable means of travel in accordance with the requirements of the National Planning Policy Framework.

(19) Any subsequent reserved matters applications shall include arboricultural impact assessment that details any trees to be retained as part of the final layout; a plan identifying the location and specification of fences to be installed for the protection of the retained trees; an arboricultural method statement detailing any works to be carried out within the root protection areas of the retained trees.

Reason: In the interests of securing a good standard of development in accordance with Policy BN3 of the West Northamptonshire Joint Core Strategy.

#### 10. BACKGROUND PAPERS

10.1 N/2014/0315

## 11. LEGAL IMPLICATIONS

11.1 None

# 12. SUMMARY AND LINKS TO CORPORATE PLAN

12.1 In reaching the attached recommendations regard has been given to securing the objectives, visions and priorities outlined in the Corporate Plan together with those of associated Frameworks and Strategies.

