RIBBLE VALLEY HOUSING AND ECONOMIC DEVELOPMENT
DPD EXAMINATION IN PUBLIC

STATEMENT ON BEHALF OF VH LAND PARTNERSHIPS LTD.

DECEMBER 2017
INTRODUCTION

1. Gary Hoerty Associates has been instructed by VH Land Partnerships Ltd to submit representations to the Ribble Valley Housing And Economic Development DPD Examination In Public further to its earlier representations to the Regulation 19 Consultation.

2. Our representations relate to Issue 2 as identified by the Inspector. It is our view that:
   - The Council’s strategy for meeting its housing requirement is not sound as it has not allocated sufficient sites to meet the Council’s housing requirement (Questions a and b); and
   - It has not made adequate provision to reasonably ensure that it can satisfy the provision of a five year housing land supply (question c)

3. Specifically, we are able to identify a site on land at Higher Road in Longridge that is appropriate (and available) to provide sustainable housing development. This site is identified in Appendix A.

4. Our representations in relation to Questions a, b and c are intertwined. We will however first look at the Council’s current approach to meeting its housing requirement and look at its five year housing land supply situation; we will then look at the suitability of the site at Land at Higher Road, Longridge to provide a sustainable site for housing.

5 YEAR HOUSING LAND SUPPLY

5. Paragraph 47 of the NPPF states that local planning authorities should take action to boost significantly the supply of housing. The first step in such action is for local planning authorities to “use their evidence base to ensure that their Local Plan meets the full, objectively assessed needs for market and affordable housing in the housing market area, in as far as is consistent with the policies set out in this Framework”.


6. The second step is for local planning authorities to “identify and update a supply of specific deliverable sites sufficient to provide five years worth of housing against their housing requirements with an additional buffer of 5% (moved forward from later in the plan period) to ensure choice and competition in the market for land. Where there has been a record of persistent under-delivery of housing, local planning authorities should increase the buffer to 20% to achieve the planned supply.”

**Does the Council have a five year housing land supply?**

7. What is the Council’s position in relation to housing land supply at the time of writing (December 2017). The Council’s ‘Housing Land Availability Schedule April 2017’ published in June 2017 and its accompanying officer report ‘Housing Land Monitoring’ states that the Council could demonstrate a 5.73 year housing land supply. This represents a considerable increase, over its supply of 4.99 years as set out in its ‘interim position’ in May 2017, as well as a significant increase in the 5.32 year supply recorded in the Ribble Valley’s Housing Land Availability Schedule October 2016.

8. This increase in housing land supply during 2017 can be explained by: the Council’s decision to apply a 5% rather than 20% buffer; by the inclusion of sites proposed for allocation at Wilpshire and Mellor in the HED DPD; and by the inclusion of the Land West of Preston Road development in the calculation.

9. Figure 1 shows the Council’s stated position as at April 2017, published June 2017, but set out in the same format as other similar tables in this statement, for consistency.

![Figure 1: Ribble Valley Borough Council - Five Year Land Supply (at April 2017, published in June 2017)](image)
10. The officer report to committee (see Appendix B) when planning application 3/2016/1082 (relating to the Land at Higher Road, Longridge site referred to elsewhere in this statement) was determined, said that: “However, in assessing the application I am mindful that a recent informal interim position in relation to 5 year housing land supply has shown that the Local Authority cannot at present demonstrate a 5 year supply of housing.” (paragraph 5.1.3). The Council was saying at that time that it had a 4.99 year supply. This figure is confirmed in the ‘Policy response’ to the application. This figure used the October 2016 data but corrected a mistake in methodology used to derive the 5 year supply calculation. This error had been pointed out to the Council by the appellant in appeal reference APP/T2350/W/16/3154410, relating to residential development at Preston Road Longridge. That appeal was subsequently withdrawn after the Council resolved that it was minded to grant planning permission for a revised development. The appellant had pointed out that in addition to having generally over estimated the total realistic housing land supply, the Council had also, specifically, failed to include the backlog within the 20% buffer calculation, thereby underestimating the overall requirement. This interim housing land supply calculation is shown in Figure 2.

11. The Council subsequently took the position that it had a greater than five year housing land supply. The Council’s policy officers subsequently confirmed that this could be achieved if the Land West of Preston Road development (272 houses), referred to above, was included in the calculation. It is worth noting that using the
Council’s own calculation, this would give a supply of 5.15 years. That calculation is shown in Figure 3.

**Figure 2: Ribble Valley Borough Council - Five Year Land Supply (October 2016 with corrected methodology i.e. its ‘interim position in May 2017)**

<table>
<thead>
<tr>
<th>Requirement (minimum)</th>
<th>Total</th>
<th>Annual</th>
</tr>
</thead>
<tbody>
<tr>
<td>A RVBC Housing Requirement 2008-2028</td>
<td>5600</td>
<td>280</td>
</tr>
<tr>
<td>B Completions 2008-2016</td>
<td>1549</td>
<td>182</td>
</tr>
<tr>
<td>C Residual Requirement (A-B) 2016 to 2028</td>
<td>4051</td>
<td>352</td>
</tr>
<tr>
<td>D Undersupply</td>
<td>831</td>
<td>98</td>
</tr>
<tr>
<td>E Requirement for 5 years (2016-2021)</td>
<td>1400</td>
<td></td>
</tr>
<tr>
<td>E Requirement for 5 years + undersupply</td>
<td>2231</td>
<td></td>
</tr>
<tr>
<td>E Plus 20% buffer</td>
<td>2677</td>
<td>535</td>
</tr>
</tbody>
</table>

**Supply**

| F Total Supply                        | 2674  |

**Under Provision**

| M Against requirement + 20%           | 3     |

| N Against requirement + 20%           | 4.99  |

**Figure 3: Ribble Valley Borough Council - Five Year Land Supply (October 2016 with corrected methodology and including development on Land at Preston Road)**

<table>
<thead>
<tr>
<th>Requirement (minimum)</th>
<th>Total</th>
<th>Annual</th>
</tr>
</thead>
<tbody>
<tr>
<td>A RVBC Housing Requirement 2008-2028</td>
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<td>831</td>
<td>98</td>
</tr>
<tr>
<td>E Requirement for 5 years (2016-2021)</td>
<td>1400</td>
<td></td>
</tr>
<tr>
<td>E Requirement for 5 years + undersupply</td>
<td>2231</td>
<td></td>
</tr>
<tr>
<td>E Plus 20% buffer</td>
<td>2677</td>
<td>535</td>
</tr>
<tr>
<td>Supply</td>
<td></td>
<td></td>
</tr>
<tr>
<td>--------</td>
<td>----------</td>
<td>----------</td>
</tr>
<tr>
<td>F</td>
<td>Total Supply (October 2016 plus 81)</td>
<td>2755</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Over Provision</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>M</td>
<td>Against requirement + 20%</td>
<td>78</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>No. of years’ supply</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>N</td>
<td>Against requirement + 20%</td>
<td>5.15</td>
</tr>
</tbody>
</table>

12. In this statement we will demonstrate that the Council cannot in fact demonstrate a 5 year supply. In terms of the current position (published April 2017) we can highlight the following issues:

- The Council has overestimated likely delivery, particularly from large sites at Barrow (reference planning permission 3/2012/0630) and at Lawsonsteads Farm site in Whalley.
- The smaller sites’ annual ability to contribute is overestimated. Delays with discharging reserved matters and getting on site will further reduce the actual supply.

13. Our analysis of the Council’s housing land supply has been restricted to consideration of large sites and proposed allocations in the HED DPD. Of course a detailed analysis of all sites put forward in the Housing Land Availability schedule may demonstrate that other sites may also not be accurately presented as wholly suitable for inclusion in the housing land supply. That has not however been part of our analysis and does not form part of our case here. The results of our analysis are set out in Appendix E and may be summarised by saying that we disagree with the overall numbers that Ribble Valley Council have allowed for:

- from three large sites, namely, the Standen Strategic Site; Land to the south and west of Barrow and west of Whalley Road, Barrow; and Land off Waddington Road, Clitheroe
- the inclusion of all of the 160 dwellings at Lawsonsteads Farm, Whalley and
- the inclusion of the two possible allocations in the HED DPD
14. Our analysis reduces the Council’s supply by 301 dwellings to 2287. Figure 4 shows how this would affect the Council’s current housing land supply calculation (as shown in Figure 1).

**Figure 4: Ribble Valley Borough Council - Five Year Land Supply (April 2017 readjusted for likely supply for large sites as set out in Appendix F and 5% buffer)**

<table>
<thead>
<tr>
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</tr>
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<tbody>
<tr>
<td>A RVBC Housing Requirement 2008-2028</td>
<td>5600</td>
<td>280</td>
</tr>
<tr>
<td>B Completions 2008-2017</td>
<td>1770</td>
<td>196</td>
</tr>
<tr>
<td>C Residual Requirement (A-B) 2017 to 2028</td>
<td>3830</td>
<td>348</td>
</tr>
<tr>
<td>D Undersupply</td>
<td>750</td>
<td>83</td>
</tr>
<tr>
<td>E Requirement for 5 years (2017-2022)</td>
<td>1400</td>
<td></td>
</tr>
<tr>
<td>E Requirement for 5 years + undersupply</td>
<td>2150</td>
<td></td>
</tr>
<tr>
<td>E Plus 5% buffer</td>
<td>2258</td>
<td>452</td>
</tr>
</tbody>
</table>

**Supply**

| Total Supply                                              | 2287  |

**Over Provision**

| M Against requirement + 5%                                | 29    |
| No. of years’ supply                                      |
| N Against requirement + 5%                                | 5.06  |

15. This demonstrates that the Council can barely demonstrate a 5 year supply, even if applying, as the Council has now taken to doing, a 5% buffer. This is quite clearly a marginal figure. Figure 5 demonstrates the Council’s housing land supply position if a 20% buffer was applied.

**Figure 5: Ribble Valley Borough Council - Five Year Land Supply (April 2017 readjusted for likely supply for large sites as set out in Appendix F and 20% buffer)**

<table>
<thead>
<tr>
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<td>196</td>
</tr>
</tbody>
</table>
16. The Council’s Housing Land Monitoring Report sets out a justification for the Council applying a 5% buffer, when as recently as October 2016 it was applying a 20% buffer. The rationale is not convincing. We accept that the last 3 years have seen an upturn in completions but this is only making up for a long term clear and persistent failure to deliver enough housing to meet its housing minimum requirement. Furthermore, the Council’s justification for deciding that it does not demonstrate “persistent under delivery” is that it is applying the “housing delivery test” set out in the Housing White Paper “Fixing our Broken Housing Market” (February 2017). The recommendations of that White Paper are intended to be subject to consultation, a process which at the time of writing has been deferred. The “housing delivery test” is not government policy and it is not appropriate to use it at this point in time. In our view the circumstances in Ribble Valley indicate that application of a 20% buffer remains appropriate. This approach is supported by the Inspector’s decision in an appeal at Land to the south of Dalton Heights, Seaham, County Durham (Appeal Ref: APP/X1355/W/16/3165490, included as Appendix C). In the decision the Inspector concludes on this issue that “I have given full consideration to the points put forward by the Council, and have noted the support given to the Council’s position by the DLDAGAB. However, the fact remains that the Council’s revised figures relate only to a consultation process, which is still on-going, and can therefore carry little formal weight at this time. There is no certainty that the standard methodology suggested in the consultation document will be formally adopted, in due course – with or without amendment, and the indicative figures put forward by
the Council as a result of this consultation have not been tested in any meaningful way. 39. In these circumstances I can only give this late information submitted by the Council, and its suggested, revised position on HLS, very limited weight.”

17. It is therefore our view that the Council cannot demonstrate a five year supply of housing land. Paragraph 49 of the NPPF is therefore brought into play. It states that “Housing applications should be considered in the context of the presumption in favour of sustainable development. Relevant policies for the supply of housing should not be considered up-to-date if the Local Planning Authority cannot demonstrate a five-year supply of deliverable housing sites.”

**What if the Council could demonstrate a five year housing land supply?**

18. Even if the Council can demonstrate that it has more than a 5 year supply, its supply is anyway clearly close to a ‘five year only figure’. Furthermore the Council currently has a substantial shortfall (of 750 dwellings) in completions. Whilst it has over the past three years delivered in excess of its annual requirement, this is simply a slow catching up with an historical poor rate of delivery.

19. The officer report included as Appendix B offers a sensible and pragmatic analysis of the 5 year housing land supply issue. Paragraph 5.1.4 says: “…at best this 0.32 level of supply or ‘oversupply’ can at best be described as marginal.”

20. Paragraphs 5.15 and 5.16 say:

> “Given the marginal supply position as demonstrated in the latest monitoring figures and given that an interim position has demonstrated that the Local Planning Authority may not be able to demonstrate a 5 years supply. Taking a balanced, realistic and pragmatic view, given latest projections, I considerate it is not unreasonable to conclude that housing supply may from time to time fluctuate below 5 years.

> Taking a long-term holistic and strategic view in respect of housing supply within the Borough, it could be argued that the singular solution to ensure that the Local Planning Authority can robustly demonstrate a 5 year supply of housing, both in the long and short term, would be to ensure and maintain an acceptable level or degree
of ‘oversupply’ through the granting of additional consents for housing. It is further considered that the level of ‘oversupply’ should allow sufficient margins to take into account potential under delivery or take account of the inevitable lag in relation to sites coming forward following the granting of outline consents which inevitably cause fundamental fluctuations in housing trajectories and may result in a legacy of undersupply or under delivery that may become evident in future monitoring.”

21. The officer report therefore highlights the ‘fragile’ nature of housing land supply and the significant danger of operating so close to the margins i.e. that the Council may put itself into the position of having to approve less sustainable development that does not offer the positive contribution that the Land at Higher Road site offers. The Council needs to build in greater flexibility to the plan by allocating more sites to ensure that much needed housing can be assured to come forward.

**THE NEED TO ALLOCATE ADDITIONAL HOUSING SITES**

22. The Council considers that it can achieve its ‘residual requirement of 27 units’ for Longridge and therefore has met its need for housing. The 'requirement' for Longridge is not a maximum figure. It is a target figure used to demonstrate how in general terms the overall minimum requirement for housing (to meet need) could be distributed around the district. It is therefore clearly a minimum target figure. It should be noted that in his report on 'The Examination into the Ribble Valley Core Strategy', the Inspector said (in paragraph 65):

"However, the Council also proposes to delete from Key Statement H1 the reference to the housing target as being “at least” 5,600. But there is nothing in the evidence to justify this change. Indeed, it seems to me that treating the figures as a minimum target reflects the Government’s broad aim of boosting significantly the supply of housing. As such, this revision is not needed to make the Plan sound."

23. This issue is addressed even more explicitly in the officer report for planning application 3/2016/1082 (Appendix B) which says:

“......It is equally important to fully recognise that the residual housing need numbers are therefore not intended to be an upper limit not to be exceeded."
24. The Council’s own calculation of housing land supply (April 2017) includes an allowance for windfall development. This is surely an acknowledgement that other development will come forward, some of it in Longridge, irrespective of the ‘target’ figure and is a further indication that this ‘target’ is not meant and indeed could not realistically function, as a cap.

25. The ‘target’ figure for Longridge and the ‘residual’ figure derived from it, are defined in paragraphs 4.11 to 4.12 of the Core Strategy but are not then referenced in any Key Statement or Policy. Key Statement H1 refers to a total figure for housing land supply but makes no reference to specific targets. The ‘target’ figure is an arithmetical device, based on Longridge’s proportion of the Borough’s population, intended to demonstrate how the minimum amount of housing needed to meet the borough’s minimum housing requirement can be distributed around the borough and to indicate, for monitoring purposes if nothing else, how that distribution might manifest in terms of minimum additional housing in, for example, Longridge.

26. The only outstanding questions therefore are: first, whether Longridge can accommodate a higher level of housing provision, and second, whether the provision of additional housing would harm the Council’s distribution strategy. On the first issue, there is no doubt that Longridge has the infrastructure to support this sustainable development. There was no suggestion in any of the Council’s commentary on planning application 3/2016/1082 that there are any infrastructure or other constraints that mean that the town could not accommodate more housing.

27. It is noted that in assessing options for distributing development as part of the evolution of the Core Strategy, the Council considered that significant additional development in Longridge, rather than other settlements was only potentially constrained by the need for highway infrastructure improvements. This is evident from the Core Strategy’s Sustainability Appraisal and in paragraphs 4.3 to 4.11 of the Core Strategy. The Core Strategy explains the Council’s decision to pursue a strategy based on a hybrid of Option D, a large strategic site (Staden) and what it termed as Option B, development distributed primarily according to population distribution of the key settlements. The Core Strategy points out that sustainability
appraisal had indicated one ‘key weakness’, which related to the need for highways investment in Longridge. As the Council has already approved or at least resolved to approve development above the Core Strategy distribution strategy for Longridge (that is, the Land at Preston Road West development referred to earlier) and even in that context there is no highways objection to the development proposed on the Land at Higher Road site, it must follow that there is no residual concern relating to the ability of the local highway network to accommodate the level of development that could be secured on the site.

28. On the second issue, it is important to note that the development of the site would provide much needed housing, adding to the variety of housing in Longridge, improving choice and contributing to meeting housing need (not least through the provision of affordable housing). It can be accommodated by the settlement. It would be beneficial to the settlement and, with the level of housing proposed, it would not hamper beneficial housing provision elsewhere in the district.

29. The issue of lack of harm is decisively dealt with in paragraphs 5.1.7 to 5.1.11 and the first sentence of paragraph 5.1.12 of the officer report (Appendix B), which concludes that:

5.1.12 In respect of the above points, it is my opinion that significant ‘harm’ or the nature of such ‘harm’ resultant from the proposal cannot, in this case, be clearly demonstrated or quantified."

30. The Council has a history of under delivering on housing. Our analysis of some sites, as set out above indicates that the yield from sites with planning permission is less than may initially suggested. The same will also be likely for allocated sites. The Council’s approach of treating the target housing figure as a maximum as well as a minimum (evident from the refusal of planning permission for the development at the Land at Higher Road site) presents the real danger that the Council will fail to deliver the housing needed in the district. At the same time it runs the risk of so overly constraining housing delivery that it adversely impacts on the proper functioning of the housing market. There is a clear need to build more flexibility into the Council’s
approach to housing delivery, providing more potential sites and therefore more housing choice.

**THE SUITABILITY OF THE LAND AT HIGHER ROAD, LONGRIDGE SITE AS A HOUSING SITE**

31. What is apparent is that the district needs more housing, including affordable housing.

**The site – Land at Higher Road, Longridge**

32. The site lies at the eastern end of the built up area of Longridge. It is located to the north-east of the junction of Higher Road with Blackburn Road/Dilworth Lane (B5269), and is to the rear of houses and bungalows fronting Higher Road. The surrounding area to the north, west and south is mainly residential in character, with a caravan park to the north east beyond Tan Yard Lane. The land becomes more open to the east and includes the two Spade Mill reservoirs.

33. The site measures approximately 6.5 ha. The main part of the site comprises open fields in agricultural use with a number of hedgerows and hedgerow trees and other boundary features, generally in poor condition. The site also includes an existing house, 74 Higher Road. The site slopes down from the north/north-west to the south/south-east. A large pond is situated to the north of the site off Tan Yard Lane.

34. Open fields between the southern boundary of the site and Blackburn Road/Dilworth Lane are the subject of planning permission 3/2015/0688 for approximately 195 houses.

**The status of the site**

35. Planning application 3/2016/1082 sought permission in outline for the development of the land for residential purposes. Approval was also sought for the location of a new access to the site to be formed onto Higher Road. All other matters (including appearance, landscaping, layout and scale) were reserved for future approval.
36. The development would incorporate the provision of areas of public open space and landscaping and would incorporate a number of open SUDS basins, all part of an integrated approach to green infrastructure provision, as shown on Sten Architecture’s Masterplan proposals SK03, which accompanied the application. The Masterplan is included as Appendix D. The Masterplan and the accompanying Green Infrastructure Strategy explore how key landscape buffers, green links and areas of open space could be incorporated within the site.

37. Planning application 3/2016/1082 was considered by the Council’s Planning and Development Committee at its meeting of 16th March 2017. Council officers recommended approval (deferred to officers to resolve issues relating to the submitted transport assessment and to complete a legal agreement.

38. At that meeting councillors on the committee went against officer advice and resolved that they were minded to refuse planning permission due to their concerns that it would lead to an ‘oversupply’ of housing. The application was therefore deferred until the next committee meeting so that officers could formulate a reason for refusal.

39. At that meeting, the committee resolved to refuse planning permission for the following reason:

“The proposal is consider to be contrary to Key Statement DS1 and DS2 and Policy DMG2 of the Ribble Valley Core Strategy in that the proposal would lead to a level of development that exceeds the anticipated level of housing development embodied within the Ribble Valley Core Strategy in terms of the planned residual need for the settlement of Longridge and as a consequence the planned levels of housing development across the Borough. It is further considered that the level of over-supply of housing, as a result of the proposed development would undermine the Development Strategy for the Borough which seeks to critically establish both the pattern and intended scale of development in relation to housing numbers in order to achieve a sustainable pattern of development across the Borough for the duration of the plan period.”
40. The Council’s decision is subject to an appeal.

The suitability of the site to provide housing

41. The Land at Higher Road site can provide much needed new housing. The site and adjoining land to the south have been promoted through the SHLAA and its suitability for housing has been assessed by the Council. These sites, referred to as ‘Site 382 - Land between Dilworth Lane and Higher Road’ are considered by the Council to be available, achievable and deliverable for housing with a potential capacity of 660 dwellings. Due to interest from more than one landowner, the SHLAA considered the site (SHLAA Ref. 382) to be deliverable within the 11-15 year period. However, the Land at Higher Road site is available within that time. The development on the site to the south is already well under construction. The site represents an opportunity for sustainable development. The Council’s only objection to the development proposed in the planning application related to the issue of oversupply. The issues relating to the transport assessment have been resolved (and a statement of common ground to this effect has been submitted as part of the appeal).

42. The proposed settlement boundary is shown in Figure 6. It is useful to note that the Taylor Wimpey development at Dilworth Lane, to the south of the site has been included within the settlement boundary. The site is therefore located between a housing site currently under construction and the existing residential properties fronting Higher Road and in this respect would not encroach into the open countryside.

Figure 6: Extract from the HED DPD Proposals Map showing the proposed settlement boundary (black line)
Note: The Taylor Wimpey site at Dilworth Lane is shown with horizontal lines and annotated ‘DS1’.

43. Housing development on this site would be consistent with the Core Strategy in that involves expanding a principal settlement and would deliver much needed new housing. The application submission clearly demonstrated that the development would not result in harm. The submitted LVIA clearly demonstrated that it would sit well in the landscape. Neither the officer report nor the Council decision identified any ‘environmental’ harm resulting from the proposed development. Indeed the proposal would result in the provision of a significant amount of useable open space.

**Meeting housing need – affordable housing and housing for older people**

44. Paragraph 47 of the NPPF seeks to ensure the delivery of affordable housing in new housing schemes, in accordance with objectively assessed needs.

45. It is clear from the latest published housing land availability schedule (June 2017) that the Council has a problem with under delivery of both market and affordable homes. At that time there was an overall shortfall of 750 homes equating to 30% of the requirement in that period and a shortfall of 223 affordable homes (equating to
30% of the requirement in that period). The failure to provide housing to meet the borough’s needs has significant adverse consequence for the borough. The borough should be taking urgent action to address this failure; instead it is seeking to restrict much needed new housing.

46. The development of the Land at Higher Road site would deliver 30% affordable housing, including accommodation for older people, in accordance with planning policy.

CONCLUSION

47. The district cannot currently demonstrate a five year housing land supply. Even if the Council is able to demonstrate more than a five year supply, this supply will be ‘marginal’ and ‘fragile’ in nature. The Council is in danger of over constraining housing development. The DPD needs to assist in tackling this by allocating more sites for housing, to provide a greater buffer to ensure that the housing requirement can be met and to provide greater choice. Housing development on the Land at Higher Road, Longridge site would provide much needed housing, on a site that is available now, ensuring that Ribble Valley meets its need for housing, not least by providing affordable housing. The site should be allocated for housing in the DPD.

APPENDICES

Appendix A: Location plan

Appendix B: Officer report to the Council’s Planning and Development Committee meeting of 13th April 2016, which includes the text of the officer report to that same committee on 16th March 2017 in relation to planning application 3/2016/1082

Appendix C - Appeal Ref: APP/X1355/W/16/3165490

Appendix D - Sten Architecture’s Masterplan proposals SK10
Appendix E – Commentary on 5 year housing land supply (including sub appendices)
Notes:
All work is to be carried out to the latest current British standards, Codes of Practice and recognised working practices.
All work and materials should comply with Health and Safety legislation.
All dimensions are in millimetres where explicitly shown otherwise.
The contractor should check and certify all dimensions as work proceeds and notify the architect of any discrepancies.
Do not scale off the drawings, if in doubt ask.

Drawing No: VHLP/778/2194/01
Drawn: PF

Gary Hoerty Associates Chartered Surveyors
Suite 9 - Grindleton Business Centre
The Spinney
Grindleton
Clitheroe
Lancashire
BB7 4DH
T: 01200 449700
Email: info@ghaonline.co.uk

Title: Plan showing extent of land to be included in a residential planning application

Client: VH Land Partnership Ltd.
Date: 24.10.16
Scale: 1:2500 @ A3

Amendments:
D APPLICATIONS ON WHICH COMMITTEE 'DEFER' THEIR APPROVAL SUBJECT TO WORK 'DELEGATED' TO THE DIRECTOR OF COMMUNITY SERVICES BEING SATISFACTORILY COMPLETED

APPLICATION REF: 3/2016/1082

GRID REF: SD 361005 437575

DEVELOPMENT DESCRIPTION:

APPLICATION FOR OUTLINE CONSENT FOR DEMOLITION OF 74 HIGHER ROAD AND CONSTRUCTION OF UP TO 123 HOUSES ON LAND TO THE REAR, INCLUDING ACCESS. 74 HIGHER ROAD LONGRIDGE PR3 3SY AND LAND TO THE REAR.
CONSULTEE RESPONSES/ REPRESENTATIONS MADE:

PARISH COUNCIL:

Longridge Town Council objects to the application on the following grounds:

- There are ongoing issues in regards to the highways situation
- Drainage issues
- Land Supply

LTC further believe that this development would have a detrimental impact on the landscape. However, should consent be granted the Town Council have requested that they have some input into the S106 Agreement negotiations to secure contributions towards the Longridge Loop, Health Services, Schools and the Civic Hall redevelopment.

ENVIRONMENT DIRECTORATE (COUNTY SURVEYOR):

The Highways Development Control Section have raised no objection to the principle of the development and have stated that the proposed access is acceptable. The Highways Officer has requested that further work be undertaken to derive an acceptable transport assessment that will assist in identifying any potential mitigation/improvements required as a result of the development.

ENVIRONMENT AGENCY:

The application is not listed in the 'When to Consult the Environment Agency' document or in the Development Management Procedure Order 2015 / General Permitted Development Order 2015.

LOCAL LEAD FLOOD AUTHORITY (LLFA)

Response awaited.

LANCASHIRE FIRE AND RESCUE SERVICE (LFRS)

LFRS have no objection to the proposal but have offered the following observations:

*The following recommendations are made to make the applicant aware of conditions which will have to be satisfied on a subsequent Building Regulation application. The conditions may affect the elevation of the building and access to them. These recommendations must be included if this application passes to another party prior to Building Regulation submission.*

*It should be ensured that the scheme fully meets all the requirements of Building Regulations Approved Document B, Part B5 ‘Access and facilities for the Fire Service’. If Document B, Part B5 cannot be fully complied with then, in certain circumstances, the installation of a residential sprinkler system may be used as a compensatory feature, but professional advice should be sought in such cases.*

LCC CONTRIBUTIONS (EDUCATION)

Based upon the latest assessment, taking into account all approved applications in the area, LCC will be seeking a contribution for 46 primary school places. However LCC will not be
seeking a contribution for secondary school places. Calculated at the current rates, this would result in a claim of:

Primary places:

(£12,257 \times 0.97) \times \text{BCIS All-in Tender Price (272 / 240) (Q1-2016/Q4-2008)}
= £13,474.53 \text{ per place}
£13,474.53 \times 46 \text{ places} = £619,828.38

This assessment represents the current position on 14/12/2016. LCC reserve the right to reassess the education requirements taking into account the latest information available.

It should be noted, given the application is made in outline, that this assessment is based on the assumption that the dwellings are all 4 bedroom houses. Should this not be the case a reassessment will be required once accurate bedroom information becomes available.

UNITED UTILITIES:

No objection to the proposal subject to the imposition of planning conditions relating to foul/surface water drainage and a sustainable drainage management and maintenance plan for the lifetime of the development.

ADDITIONAL REPRESENTATIONS:

49 letters of representation have been received objecting to the application on the following grounds:

- The position of the access will be of detriment to residential amenity.
- The proposal would result in an oversupply of housing in excess of that which has been stipulated within the Core Strategy.
- Increase in traffic and implications for the safe operation of the highways network.
- The proposal will put additional strain on existing services, facilities and infrastructure.
- Drainage and flooding issues.
- Inadequate capacity within existing schools or facilities.
- Negative impacts upon wildlife and protected species in the area.
- Loss of greenfield land.
- The submitted supporting information is inaccurate in respect of junction modelling.
- Loss of outlook.
- Cumulative level of development will undermine the character of Longridge.
- The access arrangements are inadequate and are likely to result in pedestrian and vehicle conflict.

1. Site Description and Surrounding Area

1.1 The application site is a 6.5 Hectare plot of land located to the rear of numbers 54 – 102A Higher Road. The eastern extents of the site also extends to the rear of Hollin Hall Lodge and Tan Yard. The site is located at the eastern extents of the Settlement of Longridge and is currently outside but adjacent the defined settlement boundary for Longridge. Members will note that the site is also located outside of the Regulation 18 Draft Settlement Boundary.
1.2 The site is greenfield in nature being currently used for the purposes of Agriculture. The site is bounded to the north by properties fronting Higher Road with the southern extents of the site bounding the Dilworth Lane development that is currently under construction. To the east of the site is Tanyard Lane (Bridleway 15). The western extents of the site bounds the rear curtilages of properties fronting both Higher Road and Dilworth Lane.

1.3 The site benefits from significant variances in topography with the most prevailing condition being that the land slopes downward towards the south east in varying degrees of extremity.

2. **Proposed Development for which consent is sought**

2.1 Outline consent is sought for the erection of up to 123 dwellings on land to rear of 74 Higher Road, Longridge including the demolition of number 74 to facilitate pedestrian and vehicular access to the site. Consent is sought solely in relation to detailed matters of access with the remaining matters of appearance, landscaping, layout and scale being reserved for consideration at a later stage.

2.2 The submitted details propose that the primary point of vehicular and pedestrian access to the site is provided off Higher Road following the demolition of number 74. The resultant access would measure 10.7m in width, consisting of 5.5m highway, 2m footways and 0.6m verges to either side of the new access road.

2.3 Given the access road will require the level of the land to be reduced to ensure an acceptable interface with Higher Road, the formation of the access will be bounded by to the east and west by retaining walls, due to the variances in topography the eastern wall (adjacent number 76) will be 2m in height with the western wall (adjacent number 70) measuring 0.9m in height. The retaining walls would be located approximately 2.55m from the shared boundaries from numbers 70 and 76. It is proposed that the road level will be set lower than the slab level of number 70 by approximately 2.3m and lower than number 76 by approximately 3.5m.

2.4 The submitted masterplan proposes a singular vehicular access which leads to singular loop road serving the development, off of which are located a small number of secondary routes and cul-de-sacs. It is proposed that an area of land to the south will be brought forward as a usable semi-natural greenway, within which will be a number of new ponds integral to a sustainable drainage solution for the site. It is further proposed that a woodland walk and trim trail area will be provided to the east and north eastern extents of the site with a number of green streets running south to north through the site.

2.4 The applicant has submitted Draft Heads of terms which outlines that 30% of the proposed dwellings will be for affordable housing provision and that 15% of the overall number of dwellings on site will be for occupation by those over 55 years of age with half of this provision being provided within the affordable provision and the remaining being provided on an open market basis.

3. **Relevant Planning History**

None directly relevant to the determination of the current application.
4. **Relevant Policies**

**Ribble Valley Core Strategy**

Key Statement DS1 – Development Strategy
Key Statement DS2 – Presumption in Favour of Sustainable Development
Key Statement EN3 – Sustainable Development and Climate Change
Key Statement EN4 – Biodiversity & Geodiversity
Key Statement DMI1 – Planning Obligations
Key Statement DMI2 – Transport Considerations
Key Statement H1 – Housing Provision
Key Statement H2 – Housing Balance
Key Statement H3 – Affordable Housing

Policy DMG1 – General Considerations
Policy DMG2 – Strategic Considerations
Policy DMG3 – Transport and Mobility
Policy DME1 – Protecting Trees & Woodlands
Policy DME2 – Landscape and Townscape Protection
Policy DME3 – Site and Species Protection and Conservation
Policy DME5 – Renewable Energy
Policy DME6 – Water Management

Policy DMH1 – Affordable Housing Criteria
Policy DMH3 – Dwellings in the Open Countryside
Policy DMB4 – Open Space Provision
Policy DMB5 – Footpaths and Bridleways

National Planning Policy Framework (NPPF)
National Planning Practice Guidance (NPPG)
Technical Guidance to National Planning Policy Framework

5. **Assessment of Proposed Development**

5.1 **Principle of Development:**

5.1.1 The application site is located outside but directly adjacent the north eastern extents of the currently Defined Settlement Boundary for Longridge. Key Statement DS1 of the Core Strategy aims to promote development in and guide development towards the most suitable locations in the borough. The classification of settlements into Principal, Tier 1 and Tier 2 settlements was ultimately determined by the preparation of an evidence base document, which assessed the sustainability of settlements which subsequently informs the overall Development Strategy for the Borough to aid in achieving sustainable development. The Development Strategy is clear in its approach that housing development outside of the 32 defined settlements or the principal settlements will therefore now only be acceptable, in principle, if it is for local needs housing or would result in measureable regeneration benefits.

5.1.2 Policy DMG2 sets out the strategic considerations in relation to housing and states that residential development or the creation of new residential planning units outside the defined Settlement Areas. In respect of dwellings in the open...
countryside and those located in the Forest of Bowland AONB these are covered by Policies DMH3 which similarly seeks to resist such developments unless they are to meet an identified local need or specific criteria.

5.1.3 A fundamental component of Key Statement DS1 is to guide the majority of new housing development towards the principal settlements within the Borough, in this respect the application clearly conforms with the overall aims of DS1 but it is also apparent an element of conflict remains in relation to Policy DMH3. However, in assessing the application I am mindful that a recent informal interim position in relation to 5 year housing land supply has shown that the Local Authority cannot at present demonstrate a 5 year supply of housing.

5.1.4 In respect of this matter the latest formal published housing monitoring position (October 2016) the Local Authority has a 5.32 year supply of housing however at best this 0.32 level of supply or ‘oversupply’ can at best be described as marginal.

5.1.5 Given the marginal supply position as demonstrated in the latest monitoring figures and given that an interim position has demonstrated that the Local Planning Authority may not be able to demonstrate a 5 years supply. Taking a balanced, realistic and pragmatic view, given latest projections, I consider it is not unreasonable to conclude that housing supply may from time to time fluctuate below 5 years.

5.1.6 Taking a long-term holistic and strategic view in respect of housing supply within the Borough, it could be argued that the singular solution to ensure that the Local Planning Authority can robustly demonstrate a 5 year supply of housing, both in the long and short term, would be to ensure and maintain an acceptable level or degree of ‘oversupply’ through the granting of additional consents for housing. It is further considered that the level of ‘oversupply’ should allow sufficient margins to take into account potential under delivery or take account of the inevitable lag in relation to sites coming forward following the granting of outline consents which inevitably cause fundamental fluctuations in housing trajectories and may result in a legacy of undersupply or under delivery that may become evident in future monitoring.

5.1.7 It is noted that the issue of ‘oversupply’ has been considered, in some extreme cases, to be harmful. Given the current marginal 5 year housing supply position, I can see no balanced argument to be formed or put forward that would robustly or adequately demonstrate the level of oversupply resultant from the current proposal could be harmful for the Development Strategy for the Borough in this instance.

5.1.8 Members should note that any such perceived harm must be measurable and quantifiable. In respect of harm to the Development Strategy for the Borough, I cannot in this case, demonstrate any quantifiable or measurable harm, particularly given the Development Strategy for the Borough seeks to guide the majority of all new housing development towards the Principal Settlements. In this respect, I consider that the application could be argued to be fully compliant with the main aims, objectives and thrust of the overarching Development Strategy for the Borough in that it seeks to guide housing towards the more sustainable settlements within the Borough.
5.1.9 The above points take into account the Borough wide viewpoint, however when further assessing ‘harm’ it is important to consider the potential implications from the proposal in respect of the settlement to which it will relate. In this respect it is recognised that the proposal, when taking into account recent recommendations and consents approved, would result in a level of oversupply when measured against the objectively assessed outstanding residual housing need for Longridge. However, it should be noted that these residual housing numbers are no more than a minimum target to be met to achieve sustainable housing growth within the Borough. It is equally important to fully recognise that the residual housing need numbers are therefore not intended to be an upper limit not to be exceeded. In the absence of any local or national benchmarks that would clearly quantify at which point oversupply becomes harmful, I cannot demonstrate harm as a result of oversupply in this regard.

5.1.10 The other regards in which I consider oversupply could become harmful and quantified is where it could be demonstrated that the existing infrastructure services and facilities within a settlement could not adequately accommodate the level of growth proposed, potentially resulting in the creation of an unsustainable pattern form or scale of development by virtue of the inability for a settlement to adequately accommodate growth resultant from any such proposal.

5.1.11 I also consider that ‘harm’ could be potentially be quantified or measurable when the level of oversupply resultant from a proposal reaches a point that would preclude the ability for the Local Planning Authority to plan realistically and proportionately for sustainable development within the Borough when considering the implications for the next plan period.

5.1.12 In respect of the above points, it is my opinion that significant ‘harm’ or the nature of such ‘harm’ resultant from the proposal cannot, in this case, be clearly demonstrated or quantified. Members will additionally note that a number of inspectors decisions outside the Borough have considered that that the presumption in favour of sustainable development is not engaged where the Local Planning Authority can demonstrate a five years supply. However, the presumption in favour of sustainable development remains ‘a golden thread running through both plan-making and decision-taking’ it is also important to be mindful that the presumption in favour of sustainable development is one of the fundamental principles of the Adopted Core Strategy and is clearly enshrined within Key Statement DS2 which states that:

When considering development proposals the Council will take a positive approach that reflects the presumption in favour of sustainable development contained in the National Planning Policy Framework. It will always work proactively with applicants jointly to find solutions which mean that proposals can be approved wherever possible, and to secure development that improves the economic, social and environmental conditions in the area.

Planning applications that accord with the policies in this Local Plan (and, where relevant, with policies in neighbourhood plans) will be approved without delay, unless material considerations indicate otherwise.
Where there are no policies relevant to the application or relevant policies are out of date at the time of making the decision then the Council will grant permission unless material considerations indicate otherwise – taking into account whether:

- any adverse impacts of granting permission would significantly and demonstrably outweigh the benefits, when assessed against the policies in the National Planning Policy Framework taken as a whole; or
- specific policies in that Framework indicate that development should be restricted.

5.1.13 At the time of writing this the Head of Housing and Regeneration has conveyed reservations about allowing further permissions for housing considerably in excess of the figures expressed in the Core Strategy but has raised no objection to the proposal, on this basis I conclude the proposed development be considered to be sustainable by virtue of not only its proximity to a Principal Settlement, but must consider it to be sustainable given there is no evidence before me that would robustly demonstrate otherwise or that the ‘harm’ resultant from the proposal would outweigh the benefits associated with the proposal and its contribution to maintaining a 5 years supply of housing in the Borough.

5.2 Impact upon Residential Amenity:

5.2.1 Given the application is made in outline, no detailed assessment of any potential impacts upon existing neighbouring residential amenity can be made at this stage. However given the potential proximity of the development to existing residential dwellings the Local Planning Authority has sought to protect the amenities nearby and adjacent residents through negotiation which has resulted in the introduction of a landscaped buffer/margin of 5m between existing and proposed residential curtilages along the northern boundary of the site. Taking into account the inclusion of the margins and the proximity of the development to adjacent built form I do not consider, at this stage, that the proposal will be of detriment to neighbouring residential amenity.

5.3 Masterplan and Urban Design Principles

5.3.1 Given the application is made in outline, members will note that matters of detailed design, external appearance and scale cannot be considered at this stage. However the Local planning Authority is of the opinion that the overall masterplan and Urban Design approach to the site should be clearly established and fully considered at this stage.

5.3.2 Adopting this approach ensures a level of consistency from outline consent to reserved matters stage and allows for acceptable principles and parameters to be agreed at an early stage that will subsequently inform the future detailed design development of the proposal.

5.3.3 Following a number of concerns in relation to the overall masterplan for the site, the Local Planning Authority has engaged in extensive negotiation with the applicant which has resulted in fundamental revisions to the masterplan for the site which now includes provision of the following:

Appendix B
Central Green

The green will form the gateway entry point into the site by acting as a key node that will be comprised of the following attributes:

- Flexible usable space for recreation including provision of informal natural play areas with a strong community based focus being placed on the central green space.
- Formal avenue tree planting to line the main access route into the site.
- Shared surface streets and highways arrangements that will slow traffic speeds and provide priority for the pedestrian over the motor vehicle.
- The green will be linked to the remainder of the development through a network of pedestrian and cycle routes.

Green Streets

Green Streets run north to south within the development and will be comprised of the following:

- Formal avenue planting to main road edges with ‘rain gardens’ to complement the wider SUDS system.
- Informal groups of native tree planting and SUDS channels with integral landscaping.
- Open grass verges and shared cycle routes.
- Junctions to be of varied surfacing to encourage reduced vehicular speeds and prioritise pedestrian movement.

Trim Trail & Woodland Edge

A Woodland Edge will be located to the north east and eastern extents of the site and will be comprised of the following:

- Existing perimeter woodland planting will be reinforced and introduced adjacent the existing public footpath to the eastern extents of the site to allow the proposal to work in concern with the consented development to the south.
- Mixed planting and grassed areas woven together with a trim trail which will provide an active family orientated amenity space linked to the central green spine.
- Trim trail including natural play spaces and shared pedestrian cycle routes.
- Formal woodland footpaths linking the central streets with green spaces.
- Includes the provision of a buffer margin ranging from 20m - 48m to the north eastern boundary and a buffer margin of 30m to the eastern boundary of the site.

Semi Natural Greenway

A Semi natural Greenway will be provided to the southern extents of the site that will comprise of the following:

- Network of informal cycle paths and footpaths around a number of small attenuation ponds that are integral to the SUDS system for the site.
• Streets to take on the appearance of ‘country lanes’ that front this area.
• Groups of native tree planting.
• Wildflower and wild grass verges.
• It is also proposed that this area will accommodate footpath links to the adjacent development to the south.
• Includes the provision of 9.5-30m buffer margins with the adjacent site boundary to the south.

5.3.4 Members will note that negotiations in relation to the above matters have progressed in a positive manner.

5.3.5 At the time of the writing of this report only a small number of minor matters remain outstanding in relation to the masterplan for the site and I am confident that these issues will be resolved to the satisfaction of the Local Planning Authority.

5.4 Highway Safety and Accessibility / Public Rights of Way:

5.4.1 The Highway Development Control Section has at this stage raised no objection to the proposal but have stated that further work will be required to derive an acceptable transport assessment and have identified a number of areas that require further work. Such work should include identifying which junctions will require analysis and a package of mitigation measures to address any issues that may arise. However in terms of the application submitted the Highway development Control Section are satisfied that the proposed access is sufficient to serve the proposed development.

5.4.2 The Highways Development Control Section have also noted that at present there are no suggestions for the improvement / enhancement of sustainable transport alternatives. The Transport Assessment will require further work to identify the pedestrian and cycle routes into the town centre and other attractions and where funding can be provided to improve the public realm. The Highways officer recommends that reference should be made to the Longridge Neighbourhood Development plan which identifies a route for the Longridge Loop which identifies a circular route for pedestrians and cyclists etc around Longridge. Reference is also made to an off road cycle route between Longridge and Grimsargh. This route currently does not exist although it has been identified as a potential route into Preston. No enhancements are proposed for public transport.

5.4.3 Negotiations in respect of these matters are underway and it is considered that these matters will be satisfactorily resolved following further negotiation and engagement between the applicant and LCC Highways.

5.5 Landscape/Ecology:

5.5.1 The application is accompanied by an Ecological Appraisal which has concluded that no conclusive evidence was found of any protected species regularly occurring on the site or the surrounding areas which would be negatively affected by the proposed development subject to appropriate mitigation being secured at reserved matters stage.
5.6 Infrastructure, Services and developer Contributions:

5.6.1 The submitted Draft Heads of term put forward a commitment by the applicant to pay a contribution towards off-site facilities in Longridge and this will be subject to negotiation and take account of the facilities to be provided on site. Given the application only seeks to establish the upper quantum of development to be provided on site, based on current practice by the Local Planning Authority, this will require a method for calculation to be applied at the reserved matters stage as follows:

The contribution sought will be based on the following occupancy ratios at a rate of £216.90 cost per person:

- 1 bed unit - 1.3 people
- 2 bed unit - 1.8 people
- 3 bed unit - 2.5 people
- 4 bed unit - 3.1 people
- 5+ bed unit - 3.5 people

The above method for calculation and a commitment to meet such requirements will be enshrined within the finalised S.106 agreement.

5.6.2 The applicant has submitted a commitment to meet the Core Strategy requirements in relation to overall housing mix and affordable housing provision on site. It is proposed 30% of the proposed dwellings will be for affordable housing provision and that 15% of the overall number of dwellings on site will be for occupation by those over 55 years of age with half of this provision being provided within the affordable provision and the remaining being provided on an open market basis. The mix of rental, shared ownership and other tenure will be agreed through further negotiation and once again be enshrined within the final S.106 agreement for the proposal.

5.6.3 LCC Education have requested that a contribution be made towards 46 primary school places totalling £619,828.38. Members will note that this figure is based on the assumption that all units are 4 bedroom dwellings. A reassessment based on a £13,474.53 per primary place cost will be applied when an accurate bedroom mix is available. Such a method for calculation will be contained within the S.106 agreement for the proposal.

5.7 Flood Risk and Drainage:

5.7.1 United Utilities have raised no objection to the proposal subject to the imposition of condition. Comments are awaited from the Local Lead Flood Authority (LLFA) in respect to an overall drainage strategy for the site based on sustainable principles; however it is anticipated that such matters are likely to be resolved through the imposition of planning conditions.

6. Observations/Consideration of Matters Raised/Conclusion

6.1 It is recognised, at the time of the writing of this report, based on the latest formal monitoring position, that the Local planning Authority can demonstrate a 5.32 year
supply of housing. It is also recognised that an interim position, recently conveyed by the Head of Housing & Regeneration has concluded that at present the Local Authority may not benefit from a 5 year supply due to the Local Authority having to make an adjustment to the Council’s housing land calculation methodology. I am also mindful of committee’s recent recommendation to defer and delegate, for approval (subject to outstanding matters being resolved) outline consent (3/2016/0974) for the erection of 275 dwellings at Land west of Preston Road Longridge.

6.2 Should the interim position prove to be conclusive (4.99 year housing supply), it is likely that the 275 dwellings, as referenced above, will make a contribution towards supply that will inevitably allow the Local planning Authority to be able to robustly demonstrate a 5 year supply of housing. However, the level of supply, over 5 years, resultant from the contribution made by the aforementioned application is still likely to be marginal without taking into account inevitable delays in actual housing delivery from the site.

6.3 In assessing the application I cannot ignore the level of uncertainty regarding 5 year housing land supply, the likely marginal level of ‘oversupply’ should a 5 years supply be demonstrated and the distinct absence of any quantifiable harm or local national benchmarks relating to harm resultant from oversupply.

6.4 I therefore consider that the contribution towards bolstering existing housing supply and the need for the Local Planning Authority to maintain a long-term robust stance in terms of 5 years supply outweighs any harm associated with the potential ‘oversupply’ of housing resultant from the proposal.

6.5 For the reasons outlined above the proposed development is considered to be acceptable provided outstanding matters in relation to the overall masterplan approach taken to the site and matters relating to Highways are satisfactorily resolved.

6.6 It is further considered that the benefits associated with the proposal and its contribution towards maintaining a 5 years supply of housing within the borough, in the context of Paragraph 49 of the National Planning Policy Framework, outweighs any harm from the proposal and the application is recommended accordingly.

RECOMMENDATION: That the application be DEFERRED and DELEGATED to the Director of Community Services for approval to allow for further work to be undertaken upon the submitted transport assessment the detailed wording of conditions and following the satisfactory completion of a Legal Agreement, within 3 months from the date of this Committee meeting or delegated to the Director of Community Services in conjunction with the Chairperson and Vice Chairperson of Planning and Development Committee should exceptional circumstances exist beyond the period of 3 months and subject to the following conditions:

1. No part of the development hereby permitted shall be commenced on any phase (as referred to in Condition 4) until full details of the layout, scale and appearance of the buildings and landscaping within that phase (hereinafter called ‘the reserved matters’) have been submitted to and approved in writing by the Local Planning Authority.

In relation to landscaping, the details for each phase shall include: the types and numbers of trees and shrubs to be planted, their distribution on site, those areas to be seeded, turfed, paved or hard landscaped, including details of any changes of level or landform, full specifications of all boundary treatments and a scheme of maintenance, including long term design objectives. The submitted landscape details shall take full
account of the mitigation measures as contained within the submitted Ecological Appraisal (Report Ref: 3089 V1).

**REASON:** As the application is outline only and to define the scope of the reserved matters in accordance with Policies DMG1 and DME3 of the Ribble Valley Core Strategy.

2. No more than 123 dwellings shall be developed within the application site edged red on the submitted Red Line Boundary Plan (VHLP/7782/2194/01 Rev:A).

**REASON:** For the avoidance of doubt and to clarify the scope of the permission in accordance with keys Statement DS1 and Policy DMG1 of the Ribble Valley Core Strategy.

3. Application(s) for approval of all of the outstanding reserved matters related to the consent hereby approved must be made not later than the expiration of three years beginning with the date of this permission and the development must be begun not later than whichever is the later of the following dates.

   (a) The expiration of three years from the date of this permission; or

   (b) The expiration of two years from the final approval of the reserved matters or, in the case of approval on different dates, the final approval of the last such matter to be approved.

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

4. Prior to the submission of any reserved matters application, a phasing scheme including the parcels which shall be the subject of separate reserved matters applications shall be submitted to and approved in writing by the Local Planning Authority. For the avoidance of doubt the submitted information shall include anticipated commencement dates and annual delivery rates of housing for each phase or parcel of development.

**REASON:** To ensure the development is appropriately phased to deliver a sustainable form of development, to assist the Local Planning Authority in planning for future sustainable housing growth and assist the Local Planning Authority in the production of accurate housing trajectories in accordance with Policies DMG1, DMG2,DMI2 and Key Statements DS1, DS2 and EN3 of the Ribble Valley Core Strategy.

5. The details in respect of the submission of any reserved matters shall be in strict accordance with the design principles and parameters as set out in the following approved documentation:

- RF15-293-IN03-02: Green Infrastructure and Character document (February 2017)
- Masterplan SK10 (February 2017)
- Indicative Site Sections (February 2017)
- Movement Framework (February 2017)

**REASON:** To ensure the development accords with the agreed general principles in relation to design, green infrastructure and pedestrian, cycle and vehicular movement.
within the site in accordance with Policies DMG1, DMG3, DME1, DME2, DME3, DMI2, DMB4, DMB5 and Key Statements EN3 and EN4 of the Ribble Valley Core Strategy.

6. Notwithstanding the submitted details, no development, including any site preparation, demolition, scrub/hedgerow clearance or tree works/removal shall commence or be undertaken on site until details of the retaining structure adjacent to the site access has been submitted to, and approved by, the Local Planning Authority in consultation with the Highway Authority.

REASON: In order to satisfy the Local Planning Authority and Highway Authority that the final details of the retaining structure are acceptable before work commences on site in accordance with Policies DMG1 and DMG3 of the Ribble Valley Core Strategy.

7. Notwithstanding the submitted details, no development, including any site preparation, demolition, scrub/hedgerow clearance or tree works/removal shall commence or be undertaken on site until a scheme for the construction of the pedestrian and vehicular site accesses has been submitted to, and approved in writing by the Local Planning Authority in consultation with the Highway Authority.

For the avoidance of doubt the submitted details shall also include the precise nature and design of all pedestrian/cycleway accesses into and out of the site including details of their interface with existing pedestrian/cycle routes or networks. The development shall be carried out in strict accordance with the approved details.

REASON: In order to satisfy the Local Planning Authority and Highway Authority that the final details of the highway scheme/works are acceptable before work commences on site.

8. Notwithstanding the submitted details, the height of any of the dwellings proposed in any subsequent reserved matters application(s) shall not exceed two storeys in height.

REASON: In the interests of the visual amenities and character of the area and to ensure that the proposed development remains compatible with the landscape character of the area and responds appropriately to the topography of the site so as to minimise undue visual impact in accordance with Policy DMG1 of the Ribble Valley Core Strategy.

9. Applications for the approval of reserved matters shall be accompanied by full details of existing and proposed ground levels and proposed building finished floor levels (all relative to ground levels adjoining the site) including the levels of the proposed roads.

For the avoidance of doubt the submitted information shall include existing and proposed sections through the site including details of the height, scale and location of proposed housing in relation to adjacent existing development/built form (where applicable). The development shall be carried out in strict accordance with the approved details.

REASON: To ensure a satisfactory form of development, its visual compatibility with the defined open countryside, in the interests of visual and residential amenities and to ensure the Local planning Authority can make an accurate assessment of the potential impacts upon existing nearby residential amenity in accordance with Policy DMG1 of the Ribble Valley Core Strategy.
10. Applications for the approval of reserved matters shall be accompanied by full details of the proposed surface water attenuation ponds and all other water bodies on site.

For the avoidance of doubt the submitted information shall include existing and proposed sections through each pond including relevant existing and proposed land levels and details of all associated landscaping and boundary treatments where applicable. The development shall be carried out in strict accordance with the approved details.

REASON: To ensure a satisfactory form of development in the interests of visual and residential amenities and to ensure the Local planning Authority can make an accurate assessment of the details relating to matters of flood risk and sustainable drainage in accordance with Policies DMG1 and DME6 of the Ribble Valley Core Strategy.

11. Foul and surface water shall be drained on separate systems.

REASON: To secure proper drainage and to manage the risk of flooding and pollution in accordance with Policies DMG1 and DME6 of the Ribble Valley Core Strategy.

12. Prior to the commencement of any development, a surface water drainage scheme, based on the hierarchy of drainage options in the National Planning Practice Guidance with evidence of an assessment of the site conditions shall be submitted to and approved in writing by the Local Planning Authority.

The surface water drainage scheme must be in accordance with the Non-Statutory Technical Standards for Sustainable Drainage Systems (March 2015) or any subsequent replacement national standards and unless otherwise agreed in writing by the Local Planning Authority, no surface water shall discharge to the public sewerage system either directly or indirectly. The development shall be completed in accordance with the approved details.

REASON: To promote sustainable development, secure proper drainage and to manage the risk of flooding and pollution. This condition is imposed in light of policies within the NPPF and NPPG and in accordance with Policies DMG1 and DME6 of the Ribble Valley Core Strategy.

13. Further Sustainable Drainage Details:

To be determined following response from the Local Lead Flood Authority

14. Prior to occupation of the development a sustainable drainage management and maintenance plan for the lifetime of the development shall be submitted to the local planning authority and agreed in writing. The sustainable drainage management and maintenance plan shall include as a minimum:

a. Arrangements for adoption by an appropriate public body or statutory undertaker, or, management and maintenance by a resident’s management company; and

b. Arrangements for inspection and ongoing maintenance of all elements of the sustainable drainage system to secure the operation of the surface water drainage scheme throughout its lifetime.
The development shall subsequently be completed, maintained and managed in accordance with the approved plan/details.

REASON: To ensure that management arrangements are in place for the sustainable drainage system in order to manage the risk of flooding and pollution during the lifetime of the development in accordance with Policies DMG1 and DME6 of the Ribble Valley Core Strategy.

15. Notwithstanding the submitted details, no development, including any site preparation, demolition, scrub/hedgerow clearance or tree works/removal shall commence or be undertaken on site until details of the provisions to be made for building dependent species of conservation concern, artificial bird nesting boxes and artificial bat roosting sites have been submitted to, and approved in writing by the Local Planning Authority.

For the avoidance of doubt the details shall be submitted on a dwelling/building dependent bird/bat species site plan and include details of plot numbers and the numbers of artificial bird nesting boxes and artificial bat roosting site per individual building/dwelling and type. The details shall also identify the actual wall and roof elevations into which the above provisions shall be incorporated.

The artificial bird/bat boxes shall be incorporated into those individual dwellings during the construction of those individual dwellings identified on the submitted plan and be made available for use before each such dwelling is occupied and thereafter retained. The development shall be carried out in strict accordance with the approved details.

REASON: In the interests of biodiversity and to enhance nesting/roosting opportunities for species of conservation concern and to reduce the impact of development in accordance with Policies DMG1, DME3 and Key Statement EN4 of the Ribble Valley Core Strategy.

16. Notwithstanding the submitted details, no development, including any site preparation, demolition, scrub/hedgerow clearance or tree works/removal shall commence or be undertaken on site until details of a package of proposed mitigation measures, as outlined in Section 6 of the approved Ecological Appraisal (Report Ref: 3089 V1) has been submitted to and approved in writing by the Local Planning Authority.

For the avoidance of doubt the mitigation shall include, but be limited to the provision for bat and bird boxes, the improvement of existing hedgerow, creation of refugia/hibernacula/habitat features and bee and wasp nest boxes. The submitted details shall include the timing and phasing for the creation/installation of mitigation features and a scheme for future management and maintenance where applicable. The development shall be carried out in strict accordance with the approved details.

REASON: In the interests of biodiversity and to enhance nesting/roosting opportunities for species of conservation concern and to reduce the impact of development in accordance with Policies DMG1, DME3 and Key Statement EN4 of the Ribble Valley Core Strategy.

17. Applications for the approval of reserved matters shall be accompanied by elevational and locational details including the height and appearance of all boundary treatments, fencing, walling, retaining wall structures and gates to be erected within the development.
For the avoidance of doubt the submitted details shall include the precise nature and location for the provision of measures to maintain and enhance wildlife movement within and around the site by virtue of the inclusion of suitable sized gaps/corridors at ground level. The development shall be carried out in strict accordance with the approved details.

REASON: To comply with Key Statement EN4 and Policies DMG1 and DME3 of the Ribble Valley Core Strategy, to ensure a satisfactory standard of appearance in the interests of the visual amenities of the area and to minimise the potential impacts of the development through the inclusion of measures to retain and enhance habitat connectivity for species of importance or conservation concern.

18. Applications for the approval of reserved matters, where relevant, shall be accompanied by full details of all proposed play areas and associated play equipment.

For the avoidance of doubt the submitted details shall include the specification and nature of all proposed surfacing, informal/formal play equipment and details of existing and proposed land levels and all associated landscaping and boundary treatments where applicable. The development shall be carried out in strict accordance with the approved details unless otherwise agreed in writing by the Local Planning Authority.

REASON: In order that the Local Planning Authority may ensure that the detailed design of the proposal is appropriate to the locality and allows for the provision of an acceptable and adequate form of usable public open space in accordance with Policies DMG1 and DMB4 of the Ribble Valley Core Strategy.

19. No development shall take place within a phase (pursuant to condition 4 of this consent) until a Construction Method Statement for the relevant phase has been submitted to and approved in writing by the local planning authority. For the avoidance of doubt the submitted statement shall provide details of:

A. The location of parking of vehicles of site operatives and visitors
B. The location for the loading and unloading of plant and materials
C. The location of storage of plant and materials used in constructing the development
D. The locations of security hoarding
E. The location and nature of wheel washing facilities to prevent mud and stones/debris being carried onto the Highway (For the avoidance of doubt such facilities shall remain in place for the duration of the construction phase of the development) and the timings/frequencies of mechanical sweeping of the adjacent roads/highway
F. Periods when plant and materials trips should not be made to and from the site (mainly peak hours but the developer to identify times when trips of this nature should not be made)
G. The highway routes of plant and material deliveries to and from the site.
H. Measures to ensure that construction and delivery vehicles do not impede access to adjoining properties.
I. Days and hours of operation for all construction works.

The approved statement shall be adhered to throughout the construction period of the development.
REASON: In the interests of protecting residential amenity from noise and disturbance and to ensure the safe operation of the Highway in accordance with Policies DMG1 and DMG3 of the Ribble Valley Core Strategy.

Update following 16th of March Planning and Development Committee Meeting:

Committee resolved on the 16th of March 2017 to be minded to refuse the application and was Deferred to the Director of Community Services for an appropriate refusal reason relating to matters of housing oversupply and the resultant harm to the Development Strategy for the Borough. Members will also note that matters relating to covenants attached to the land were also discussed but it should be noted such matters are not a material consideration in the determination of the application.

Should Committee be minded to refuse the application it is suggested that the application be refused for the following reason:

1. The proposal is consider to be contrary to Key Statement DS1 and DS2 and Policy DMG2 of the Ribble Valley Core Strategy in that the proposal would lead to a level of development that exceeds the anticipated level of housing development embodied within the Ribble Valley Core Strategy in terms of the planned residual need for the settlement of Longridge and as a consequence the planned levels of housing development across the Borough. It is further considered that the level of over-supply of housing, as a result of the proposed development would undermine the Development Strategy for the Borough which seeks to critically establish both the pattern and intended scale of development in relation to housing numbers in order to achieve a sustainable pattern of development across the Borough for the duration of the plan period.

BACKGROUND PAPERS

Appeal Decision

Inquiry opened on 25 July 2017
Site visit made on 31 July 2017

by David Wildsmith  BSc(Hons) MSc CEng MICE FCIHT MRTPi
an Inspector appointed by the Secretary of State for Communities and Local Government

Decision date: 29 September 2017

Appeal Ref: APP/X1355/W/16/3165490
Land to the south of Dalton Heights, Seaham, County Durham

- The appeal is made under section 78 of the Town and Country Planning Act 1990 against a refusal to grant planning permission.
- The appeal is made by Bellway Homes Limited against the decision of Durham County Council.
- The application Ref DM/15/03487/FPA, dated 9 November 2015, was refused by notice dated 16 June 2016.
- The development proposed is 75 residential dwellings (Use Class C3), access and associated landscaping.
- The inquiry sat for 5 days over the period 25 July to 1 August 2017.

Decision

1. The appeal is allowed and planning permission is granted for 75 residential dwellings (Use Class C3), access and associated landscaping on land to the south of Dalton Heights, Seaham, County Durham in accordance with the terms of the application, Ref DM/15/03487/FPA, dated 9 November 2015, subject to the conditions set out in the attached Schedule.

Preliminary matters

2. Although this proposal was submitted as a fully detailed application, the appellant put forward a proposed amendment to the layout of plot numbers 57 to 65, at the inquiry, by means of a suggested condition, in order to address some of the concerns raised by Mrs Brooks, a resident of Dalton Heights who lives in a property adjacent to the proposed site entrance. I discuss this matter in more detail below, and have had regard to this suggested condition in coming to my decision. I have also had regard to an agreement made under Section 106 (S106) of the Town and Country Planning Act 1990, as amended, submitted at the inquiry, which seeks to make the necessary arrangements for the provision of 8 affordable housing units.

3. The Council and the appellant have prepared both a Planning Statement of Common Ground (SOCG)¹ and a Housing SOCG². This latter document confirms that the Council cannot demonstrate a 5 year supply of deliverable housing land, as required by the National Planning Policy Framework³ ("the Framework"). At the inquiry I held a Round Table Session to discuss matters of Objectively Assessed Housing Need (OAHN) and Housing Land Supply (HLS).

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¹ Section 4 of Core Document (CD) 4.4
² CD4.5
³ CD6.1

https://www.gov.uk/planning-inspectorate
4. On 18 September 2017, after the closure of the inquiry, the Council submitted further information relating to HLS which it had prepared following publication by the Government, on 14 September 2017, of consultation proposals entitled “Planning for the right homes in the right places”. On the basis of the figures contained in this Government consultation, the Council asserts that it can demonstrate a 5 year HLS. To ensure that all relevant views were canvassed this Council document was circulated to the appellant and other interested persons for comment, and some responses were received. I provide further details of these submissions later in this decision, and I have had regard to the views expressed in these various documents in reaching my conclusions.

5. I undertook a site visit of the appeal site and its surroundings on 31 July 2017 in the company of representatives of the Council, the appellant and a number of interested persons, including representatives of the Dalton-le-Dale Action Group Against Bellway (DLDAGAB). As part of this visit I viewed the appeal site from many of the adjoining and nearby properties. On the same day I undertook unaccompanied visits to other locations and viewpoints suggested by the parties, and I had also made additional unaccompanied visits during the first week of the inquiry.

Background

6. All parties made reference to the planning history of the appeal site, set out in the Planning SOCG. In summary, an application for the development of 80 dwellings, served from an extension of Dalton Heights, on land more or less equivalent to the current appeal site, was refused planning permission in July 1997. A subsequent appeal was dismissed in May 1998. Then, in 1999, an inquiry was held into objections to the District of Easington Local Plan (ELP). The Inspector’s Report recommended the inclusion of a new policy, allocating land south of Dalton Heights (including the current appeal site) for up to 40 dwellings, along with woodland, tracks and a picnic site, and the retention of some land as a field. However, this recommendation was not accepted by Easington District Council and the land was not allocated for development in the ELP, which was adopted in 2001.

7. The larger agricultural field, of which the appeal site forms the northern and north-eastern part, was considered in the Council’s 2013 Strategic Housing Land Availability Assessment (SHLAA). This concluded that the site was unacceptable for housing as it “extends beyond the settlement limit of Seaham into open countryside and intrudes into the important strategic gap between Seaham and Dalton-le-Dale”.

8. The next matter of note was the submission of a planning application in 2014 for 134 dwellings, extending further to the south than the current appeal site, to be served from a proposed new junction on the B1285 to the east of the site. This was refused in June 2015 for 2 reasons: firstly, that the proposed development would result in an unacceptable incursion into countryside that provides an important physical and visual separation between the settlements of Seaham and Dalton-le-Dale; and secondly, on detailed matters of layout.

4 Docs 41
5 Docs 42, 43 & 44
6 Site visit details in Document (Doc) 32
7 The former Easington District planning area now falls within the County of Durham planning area
8 CD6.8
9 Doc 7
10 CD6.11, CD6.28 & CD6.29
11 Paragraph 8 of CD5.24

https://www.gov.uk/planning-inspectorate
9. This was followed in November 2015 by submission of the appeal proposal which was recommended for approval by Council Officers, but was refused by Planning Committee Members. The single reason for refusal alleges that the proposed development would result in an unacceptable incursion into countryside that provides an important physical and visual separation between the settlements of Seaham and Dalton-le-Dale, and would also result in the loss of the best and most versatile (BMV) agricultural land. The Council maintains that these adverse impacts would significantly and demonstrably outweigh the benefits of the development and would be contrary to Policies 1 and 3 of the ELP and advice contained within paragraphs 17, 109 and 112 of the Framework.

Site description, surrounding area and details of the appeal proposal

10. The appeal site comprises some 5.31 hectares (ha) of arable land, currently in use for crop production. It is part of a larger arable field set on sloping land which ranges from about 110m above Ordnance Datum (AOD) in the north-west, to about 73m AOD in the south-east. It is located adjacent to the southern boundary of Seaham which is identified as a “main town” in the County Durham Settlement Study (2012)\(^\text{12}\).

11. This larger field is bounded to the west by trees and hedgerows alongside the A19 trunk road; to the north by sporadic vegetation and the rear fences of dwellings within Dalton Heights; to the east by trees and hedgerows alongside the B1285 single-carriageway; and to the south by trees and hedging which form the boundary to a couple of residential properties at Dalton-le-Dale. The appeal site shares the same western, northern and eastern boundaries, but it has no clearly defined southern boundary – just the remainder of the arable field.

12. The appeal site contains no buildings or structures, although a World War II pillbox does lie just outside the site to the south-east, adjacent to the B1285. No recorded public rights of way cross the appeal site, and there are no statutory or locally designated landscapes or ecological sites within or immediately adjacent to the site. Furthermore, the site contains no watercourses although there is an existing culvert at the low point of the larger agricultural field, which discharges surface water to the Dawdon Dene, by means of a small tributary watercourse.

13. Dalton-le-Dale, a largely linear village centred on St Cuthberts Terrace/Dene Road, lies predominantly to the east of the B1285 and is located to the south and south-east of the appeal site. It contains the Grade II* listed St Andrews Church, which lies relatively close to the B1285, to the south of St Cuthberts Terrace. The area of Dalton-le Dale located closest to the appeal site is the small residential development of Overdene and South View, which is served directly from a priority junction with the B1285.

14. Under the appeal proposal the site would be developed with 75 dwellings, comprising a range of 2, 3, and 4-bedroom units, to include 8 affordable homes. Vehicular access to the proposed development would be from an extension of an existing cul-de-sac section of Dalton Heights, with an additional pedestrian-only access onto the B1285 at the site’s north-eastern corner.

15. The land to the south of the housing would become public open space and would be landscaped and planted with clumps of trees. It would also contain a naturalistic play area for children. In addition, this landscaped area would include, in its south-eastern part, a sustainable urban drainage system (SUDS), comprising

\(^\text{12}\) CD6.15

https://www.gov.uk/planning-inspectorate
a water attenuation basin and a swale which would extend into the southernmost part of the site, to link to the culvert mentioned above. The public open space would be traversed by bark mulch paths which would also run round the perimeter of the wider agricultural field, outside the appeal site.

Main issues

16. I have based the main issues primarily on the matters which flow from the Council’s reason for refusal. However, interested persons also raised a number of other issues which had not featured in the reason for refusal. Whilst I consider that most of these points can best be dealt with under an “other matters” heading, issues relating to residential amenity and living conditions were highlighted at my site visit and gave rise to the appellant putting forward a suggested amendment to part of the site layout, to be secured by condition, as referred to earlier. As such, I consider it appropriate for this to also be treated as a main issue.

17. With these points in mind I consider the main issues to be:
   i. The weight to be given to saved policies in the adopted development plan, in light of the Council’s current position regarding its 5 year HLS;
   ii. OAHN and the Council’s 5 year HLS;
   iii. Whether the appeal site should be considered to be a valued landscape, in the terms of paragraph 109 of the Framework;
   iv. The effect of the proposed development on the character and appearance of the surrounding area, including on the separation between Seaham and Dalton-le-Dale;
   v. The effect of the proposed development on the availability of BMV agricultural land in County Durham;
   vi. The effect of the proposed development on residential amenity and on the living conditions of nearby residents; and
   vii. How the appeal proposal performs against the 3 dimensions of sustainable development set out in the Framework.

18. I consider these issues in the following sections, and then address some other matters, including those raised by interested persons, before undertaking a final planning balance.

Reasons

The weight to be given to saved development plan policies

19. Section 38(6) of the Planning and Compulsory Purchase Act 2004 requires that planning applications be determined in accordance with the development plan unless material considerations indicate otherwise. One such material consideration is the Framework, which explains that development plan policies should be consistent with its provisions. I therefore summarise the national planning policy context first, before turning to look at the relevant adopted development plan policies.

National planning policy context

20. Paragraph 14 of the Framework explains that there is a presumption in favour of sustainable development at the heart of the Framework, which should be seen as a golden thread running through both plan-making and decision-taking. Paragraph 47 sets out what local planning authorities should do to boost significantly the supply of housing, whilst paragraph 49 indicates that relevant
policies for the supply of housing should not be considered up to date if a local planning authority is unable to demonstrate a 5 year supply of deliverable housing sites. Notwithstanding the information contained in the Council’s submissions which followed the closure of the inquiry (which I deal with under the next main issue), the absence of a 5 year HLS was the agreed position of the parties at the inquiry, as detailed in the Housing SOCG. As such, the parties further agreed that the provisions of paragraph 49 were fully engaged, such that this appeal should be determined against the second bullet point of the decision-taking section of paragraph 14.

21. Paragraph 215 explains that due weight should be given to relevant policies in existing plans according to their degree of consistency with the Framework. The closer the policies in the plan are to the policies in the Framework, the greater the weight that may be given to them. Paragraphs 17, 109 and 112 are all also relevant in this case as they are cited in the Council’s reason for refusal.

22. Paragraph 17 sets out 12 “core planning principles”, whilst paragraph 109 details a number of ways in which the planning system should contribute to and enhance the natural and local environment, including by protecting and enhancing valued landscapes, geological conservation interests and soils; and by minimising impacts on biodiversity and providing net gains in biodiversity where possible. Paragraph 112 relates to the economic and other benefits of BMV agricultural land.

23. The Planning Practice Guidance (PPG), initially published in March 2014, is also relevant to this appeal.

The development plan

24. The development plan comprises the ELP which was adopted in 2001 and was intended to cover the period up to 2006. However, no replacement plan has yet been prepared, and some of the ELP policies were saved by a direction of the Secretary of State (SoS) in 2007. These policies are still operative, including Policies 1 and 3 which were referred to in the Council’s reason for refusal.

25. Amongst other things, Policy 1 requires the Council to take account of whether development proposals would accord with sustainable development principles, and whether there would be any benefits to the community and the local economy. It sets out a number of principles to be applied to the location, design and layout of all new development, with the Planning SOCG confirming that it is only the first and fifth of these principles that form part of the Council’s case here.

26. The first principle requires development to be located within defined settlement boundaries, except where development in the countryside would be allowed by other policies in the plan – with a reference made to Policy 3. The fifth principle seeks to protect BMV agricultural land, along with existing public rights of way, landscape character, trees, hedgerows, geology, geomorphology, wildlife and natural habitats. Cross-references are given to other ELP policies but some of these have not been saved, and those which have been saved relate to matters which are not relevant in this case.

27. Policy 3 explains that development limits are defined for the settlements of the District and are shown on the proposals map and the settlement inset maps. It states that development outside these “settlement limits” will be regarded as

13 CD6.2
development within the countryside, and that other than specifically allowed for by other policies, development in the countryside will not be approved.

28. In broad terms I share the Council’s view that the Policy 1 requirement for development to accord with the principles of sustainable development is consistent with the Framework - as the Council concluded in an assessment it undertook in 2015\(^1\). However, the presumption in favour of sustainable development set out in the Framework makes it quite clear that the starting point for decision making should be an up-to-date Local Plan. Paragraph 12 of the Framework states that it is highly desirable that local planning authorities should have an up-to-date plan in place, whilst paragraph 157 makes it plain that, crucially, Local Plans should be drawn up over an appropriate timescale, preferably a 15-year time horizon, should take account of longer term requirements, and be kept up-to-date.

29. As already noted, there is no up-to-date Local Plan covering the Council’s area, and although work has commenced on a new County Durham Plan (CDP), which was subject to an Issues and Options consultation in June 2016\(^2\), the Planning SOCG indicates that preparation of this plan has been paused\(^3\). The parties agree that given its early stage of preparation, no weight can be given to the CDP in this appeal. I share that view.

30. Furthermore, many of this policy’s individual principles are out of kilter with the Framework. In particular, the Framework does not seek a blanket protection of such things as BMV agricultural land, landscape character and wildlife and natural habitats, as set out in the policy’s fifth principle, but rather requires any harm to such matters to be considered in an overall planning balance.

31. With all the above points in mind, I conclude that the first and fifth principles of Policy 1, and Policy 3, cannot be considered up-to-date in the context of paragraph 215 of the Framework. Therefore, although the appeal proposal would be in conflict with these policies, they can only carry limited weight in this appeal.

32. There is, of course, nothing in the Framework to prevent a local planning authority from defining settlement boundaries, but these would need to be based on adequate, up-to-date and relevant evidence about the economic, social and environmental characteristics and prospects of the area, as is made clear in paragraph 158 of the Framework. This paragraph goes on to state that local planning authorities should ensure that their assessment of and strategies for housing, employment and other uses are integrated, and that they take full account of relevant market and economic signals. It is to this matter, and the Council’s 5 year HLS, that I now turn.

**OAHN and the Council’s 5 year HLS**

33. As noted earlier, on 18 September 2017, some time after the closure of the inquiry, the Council submitted further information on HLS, following the publication of the Government’s consultation proposals entitled “Planning for the right homes in the right places”. In its note, the Council points out that on the basis of the proposed, standard method for calculating local authorities’ housing need, the indicative figure for County Durham would be 1,368 dwellings per

\(^1\) CD6.10
\(^2\) CD6.12
\(^3\) An earlier version of the CDP was submitted for examination in April 2014 and an interim report was published by the Inspector in February 2015. However, this report was quashed by the High Court following a successful judicial review challenge by the Council, and the Council subsequently withdrew that version of the CDP from examination.
annum (dpa). This would be below all of the values for OAHN put forward by the Council in its 2016 Issues and Options consultation document prepared for the emerging CDP, as detailed below.

34. Using this figure of 1,368 dpa the Council argues that it can demonstrate either a 5.76 or 6.58 year supply of deliverable housing land, depending on whether a 5% or a 20% buffer is used. In these circumstances the Council requests that its HLS position in the context of this Government consultation is noted, particularly in terms of the weight to be afforded to the boost to the supply of housing.

35. Responding to the Council’s note, the DLDAGAB\textsuperscript{17} argues that the introduction of these new standards is long overdue, and maintains that they should not be ignored or taken lightly. It argues that on the basis of this new information the Council’s policies for the supply of housing must be considered up to date, such that the “tilted balance” set out in the first bullet point of the decision-taking section of paragraph 14 of the Framework should not apply, and that there cannot and should not be any presumption in favour of sustainable development. It further maintains that as a consequence, there is no requirement for adverse impacts of the appeal proposal to be weighed against benefits.

36. However, in its response of 20 September 2017 the appellant\textsuperscript{18} points out that in making this late submission the Council has not sought to revise the position set out in its closing submissions at the inquiry, which confirm that it cannot currently demonstrate a deliverable 5 year HLS, and that paragraph 14 of the Framework is therefore engaged. The appellant further points out that the Government’s consultation runs until 9 November 2017, and maintains that the proposed standardised methodology for calculation housing need is a controversial topic and that there will undoubtedly be a significant level of response to the consultation. As such, the appellant contends that there is a considerable degree of uncertainty as to whether the suggested approach to calculating local housing need will remain, as presently drafted, following the consultation exercise.

37. In a final, further submission\textsuperscript{19}, dated 28 September 2017, responding to the appellant’s comments, the Council indicates that the information in its supplementary note of 18 September is intended to supplant the relevant sections of its closing submissions dealing with HLS. The Council also maintains that Government statements and consultations are material considerations which must be taken into account, where relevant, in the decision making process.

38. I have given full consideration to the points put forward by the Council, and have noted the support given to the Council’s position by the DLDAGAB. However, the fact remains that the Council’s revised figures relate only to a consultation process, which is still on-going, and can therefore carry little formal weight at this time. There is no certainty that the standard methodology suggested in the consultation document will be formally adopted, in due course – with or without amendment, and the indicative figures put forward by the Council as a result of this consultation have not been tested in any meaningful way.

39. In these circumstances I can only give this late information submitted by the Council, and its suggested, revised position on HLS, very limited weight. As a result, in my consideration of this main issue I concentrate on the positions of the parties as at the inquiry, and as detailed in the Housing SOCG. As such, and as paragraph 49 of the Framework makes it clear that housing applications should be

\textsuperscript{17} Doc 43
\textsuperscript{18} Doc 42
\textsuperscript{19} Doc 44

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considered in the context of sustainable development, I also give little weight to
the DLDAGAB’s assertion that the tilted balance in paragraph 14 of the Framework
should not apply in this case, and that there should not be any presumption in
favour of sustainable development.

40. With these points in mind I have had regard to the fact that whilst the evidence
submitted to the inquiry shows that the Council is unable to demonstrate a 5 year
HLS, the Housing SOCG confirms that the extent of the shortfall is not agreed.
This is of relevance as, in line with the “Phides” judgement\(^\text{20}\), the weight to be
given to a proposal’s benefit in increasing the supply of housing will depend on,
for example, the extent of the shortfall, how long the deficit is likely to persist,
what steps the Council could readily take to reduce it, and how much of the deficit
the proposed development would meet.

41. Matters relating to the OAHN for County Durham and the Council’s 5 year HLS
have recently been rehearsed at another inquiry in the Council’s area at
Sedgefield, which took place in June 2017, with that appeal decision being issued
on 28 July 2017\(^\text{21}\) while the inquiry into this current appeal was still sitting. That
decision letter has been drawn to my attention and both parties referred to it in
their submissions and closing statements. Whilst some matters have changed
over the intervening period since that evidence was heard I generally endorse the
findings of my colleague Inspector, for the reasons set out below.

42. The 5 year HLS is dependent on the full OAHN for the market area in question, but
the Council does not have, as yet, an agreed up-to-date OAHN or housing
requirement which has been tested by examination. A planning appeal is not the
appropriate vehicle to determine an OAHN, but like my colleague Inspector in the
Sedgefield case I have considered the evidence placed before me in the light
of guidance on housing needs assessments set out in the PPG, in order to reach a
view on the robustness of the submitted figures.

43. As in the Sedgefield appeal the Council put forward 3 alternative figures for the
OAHN, drawn from its 2016 Issues and Options consultation document prepared
for the emerging CDP\(^\text{22}\). These are 1,533 dpa; 1,629 dpa and 1,717 dpa, with
each of these figures being derived from demographic analysis, using both short-
term and long-term historical migration trends, and then assessed to see what
level of job growth they could support. The Council considers all 3 of these figures
to be robust and reliable and have equal weight for the purposes of the 5 year
HLS calculation.

44. However, the appellant argues that the lower, 1,533 dpa figure is not robust as it
is based on short-term migration trends over a deep recessionary period; and also
because this figure is shown, in the Council’s evidence, to fall short of the number
of homes needed to support employment growth forecasts in the context of 71%
and 73% employment rates. For these reasons the appellant argues that the
OAHN should, instead, be considered to lie at the mid to upper end of the
Council’s range.

45. The Council’s figures are the result of modelling from Edge Analytics\(^\text{23}\) (EA), with
the 1,533 dpa scenario relying upon analysis of short-term migration trends over

\(^\text{20}\) Phides Estates (Overseas) Ltd v Secretary of State for Communities and Local Government [2015] EWHC 827 (Admin)
\(^\text{21}\) App Ref APP/X1355/W/16/3163598
\(^\text{22}\) Paragraph 3.3 of CD6.12
\(^\text{23}\) CD6.13

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the 6 year period 2008/09 to 2013/14, whereas both the 1,629 dpa and the 1,717
dpa figures contain some element of long-term migration trends. There is no firm
evidence before me to indicate which would be the most appropriate set of
migration assumptions to use, but EA do refer to the short-term period 2008/09 to
2013/14 as one during which unprecedented economic changes have occurred.
Because of this they state that it is appropriate to consider alternative time
periods, but do not indicate that forecasts based on the short-term trends should
be seen as unreliable. Indeed, in this regard the evidence indicates that within
County Durham migration trends have not varied widely in either the short or long
term scenarios.

46. I have, however, also noted that the Planning Advisory Service (PAS) guidance\textsuperscript{24}
states that when assessing housing need, it is generally advisable to test
alternative scenarios based on a longer reference-period, probably starting with
the 2001 Census. This guidance goes on to indicate that other things being equal,
a 10 to 15 year base period should provide more stable and robust projections
than shorter periods of 5 or so years. An exception to this would be where the
longer period includes untypical one-off events, but no such occurrences have
been brought to my attention here. Although these points are not determinative,
they do suggest to me that the lower OAHN figure of 1,533 may not be as robust
as those based on longer-term migration trends.

47. Turning to job growth forecasts, the EA modelling work utilises information
supplied by the 3 forecasting houses of Cambridge Econometrics, Oxford
Economics and Experian. There are, however, wide variations in the job growth
predictions from these organisations, ranging in the EA report from 167 jobs per
annum (jpa) to 996 jpa for the 2014-2033 period, giving an average of 634 jpa.
However, the appellant argues that an average annual employment growth of
around 750 jpa should be used, based on data from the government’s Business
Register & Employment Survey and the Annual Business Inquiry on past trends in
County Durham, together with information on self-employed people in County
Durham in the 2001 and 2011 Censuses\textsuperscript{25}.

48. More recent forecasts from these 3 forecasting houses indicate an even wider
range, from about 390 jpa to 1,533 jpa over the same time period, giving an
average of 916 jpa. Although this would drop to an average of about 835 jpa if
the very latest Experian figure of 582 jpa is used, it is still well above both the
appellant’s assumed figure of 750 jpa and Council’s assumed figure of 634 jpa.

49. These job forecasts have to be considered alongside those which are derived from
the various demographic scenarios relating to the Council’s 3 OAHN figures
detailed above. The OAHN figures point to a range of some 406 jpa to 535 jpa
assuming an employment rate (ER) of 71% for the 16-64 age group, as indicated
by the Office for Budget Responsibility\textsuperscript{26}. However, the EA report indicates that
the Council is seeking to target an overall ER of 73% for the 16-64 age group over
the period up to 2033, and this would give rise to a range of 605 jpa to 740 jpa\textsuperscript{27}.

50. In considering these various figures it is clear that there is some considerable
volatility in the employment forecasts provided by the 3 different forecasting
houses – and indeed in forecasts provided by the same forecasting house over

\textsuperscript{24} Paragraphs 6.21-6.25 of CD6.4
\textsuperscript{25} Paragraphs 6.5-6.6 of CD4.12
\textsuperscript{26} Paragraph 5.13 of CD6.13
\textsuperscript{27} Figures 27 and 30 in CD6.13, and Figures 2 and 3 in Doc 6
relatively short time periods. There also seems to be quite a wide variance between the long-term average ER of 68% over the period since 1993, and what EA refer to as the Council’s “target” of 73%. On this point I have noted that the ER has only reached and exceeded 71% for 3 periods of relatively short duration, and has only hit or exceeded 73% for 2, much shorter periods.

51. Although the Council comments that an EA of 73% is both realistic and evidence based, I am not persuaded that this evidence is conclusive as it appears to rely on pre-2008 recession trends and an assumption that the positive trend since 2008 will continue. Nevertheless, even if an ER of 73% could be achieved, the evidence before me indicates that the OAHN of 1,533 would fail to support the average forecast growth in jobs by about 29 jpa. It was because of this that the Inspector in the aforementioned Sedgefield appeal rejected the use of the figure of 1,533 dpa as an appropriate OAHN, and considered that a minimum OAHN of 1,629 dpa should be used as a basis for the housing requirement for County Durham.

52. Having separately assessed this information, I arrive at the same conclusion. In so doing, I have noted the Council’s submission that in view of the volatility in job forecasts already referred to, a shortfall of just 29 dpa is insufficient to justify the rejection of the 1,533 dpa figure. However, this very volatility means that this shortfall could just as likely be an underestimate, as an overestimate. With these points in mind I consider it only reasonable to take the figures at face value, and because of this, I, too, consider that it is appropriate to use the OAHN figure of 1,629 dpa as the minimum on which to base the housing requirement.

53. Disregarding the OAHN figure of 1,533 dpa means that on the basis of the remaining Council figures, and taking account of past under supply and an agreed buffer of 20%, the 5 year housing requirement amounts to 11,333 dwellings for the OAHN of 1,629 dpa, and 12,178 dwellings for the OAHN of 1,717 dpa.

54. Insofar as the supply of housing is concerned, there was a fair amount of agreement between the parties, with disputes only arising in respect of 8 sites. The Council’s position is that 10,234 dwellings will be delivered over the next 5 years, amounting to a supply of between 4.2 years and 4.51 years, whereas the appellant argues that some 10,029 dwellings will be delivered, amounting to a supply of 4.12 to 4.42 years. These figures indicate a 5 year difference between the parties of just 205 dwellings, arising primarily because of different assumptions regarding the timing of the likely start of housing delivery on the various sites, along with some differences regarding likely rates of delivery.

55. Although I have no firm basis on which to favour one set of figures over another, I consider it reasonable to assume that the Council has a more extensive knowledge of the intricacies of housing delivery within its own area, and because of this I give greater weight to the Council’s assessment. This still points to a significant housing shortfall of between 1,099 and 1,944 dwellings over the 5 year period.

56. The Council rightly points out that the application of a 5% or 20% buffer has nothing to do with need, of itself, but is simply to ensure choice and competition, and/or to deal with a record of persistent under-delivery. It goes on to argue that without this buffer, on the appellant’s own figures, the housing supply would virtually satisfy the 5 year housing requirement, based on the higher OAHN of

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28 Paragraph 4.22 of CD4.20
29 Doc 24
30 Doc 24
1,717 dpa plus the past under-supply of 1,563 dwellings\textsuperscript{31}. It further argues that as the appellant’s assessment of housing supply is predicated on the Council achieving average housing delivery in excess of 2,000 dwellings each year, this demonstrates that the Council has taken steps to address under-supply, by granting planning permissions capable of delivering at that rate.

57. However, there is no basis to set aside the Framework’s requirement for a buffer, and both parties agree in the Housing SOCG that 20% is appropriate in view of past under-supply by the Council. Indeed, on this point the submitted evidence is quite clear that the Council’s annual net housing completions over the past 6 years have all fallen short of the minimum OAHN of 1,629 dpa, with many years being significantly below this figure\textsuperscript{32}.

58. Overall, and as I can only give very limited weight to the Council’s HLS information submitted after the close of the inquiry, the matters set out above lead me to conclude that the Council is likely to have an appreciable housing shortfall over the next 5 year period. In these circumstances I consider that significant weight should therefore be given to the appeal proposal’s intended provision of 75 dwellings, to include 8 affordable homes.

\textbf{Whether the appeal site should be considered a valued landscape}

59. The reason for refusal makes no specific reference to the appeal site constituting a valued landscape, although it does allege a conflict with paragraph 109 of the Framework. The Council clarified its position at the inquiry, maintaining that the appeal site should be regarded as a valued landscape, and claiming further that paragraph 109 is a specific Framework policy which indicates that development should be restricted, and that this would bring the appeal proposal within the ambit of footnote 9 to the Framework’s paragraph 14.

60. Taking a contrary view, the appellant argues that the appeal site is not a valued landscape – but that even if it should be so considered, this would not cause the paragraph 14 footnote 9 to be triggered; nor would it automatically prevent the proposal from being considered under the “tilted balance” set out in the first bullet point of the decision-taking section of paragraph 14. I explore these conflicting positions below.

61. Although paragraph 109 indicates that the planning system should protect and enhance valued landscapes, it gives no clear guidance on what constitutes a valued landscape. Some clarity has, however, arisen as a result of other appeals and subsequent legal judgements, with both parties making reference to the “Stroud”\textsuperscript{33} and “Forest of Dean”\textsuperscript{34} cases. These indicate that for a landscape to be valued it has to be more than just popular. It should have some demonstrable physical attribute which takes it out of the ordinary and beyond mere countryside. Further, the Stroud judgement appears to endorse the Guidelines for Landscape and Visual Impact Assessment, Third Edition\textsuperscript{35} (GLVIA3), and in particular its “Box 5.1” (which sets out a range of factors that can help in the identification of valued landscapes), as a relevant consideration in such matters.

\textsuperscript{31} Paragraphs 66 and 67 of Doc 39, and Table 4.1 of CD 4.8
\textsuperscript{32} Table 1 of CD4.21
\textsuperscript{33} CD7.16: High Court Decision - Stroud District Council v Secretary of State for Communities and Local Government - CO/4082/2014 - (6 February 2015)
\textsuperscript{34} CD7.18: High Court Decision - Forest of Dean District Council vs Secretary of State for Communities and Local Government and Gladman Developments Ltd (4 October 2016)
\textsuperscript{35} Published by the Landscape Institute and the Institute of Environmental Management and Assessment
62. The appeal site does not lie within any landscape designation at either national or local level, but as GLVIA3 points out this does not, of itself, mean that a landscape does not have any value. This guidance goes on to indicate that as a starting point, reference to existing Landscape Character Assessments (LCAs) may give an indication of which landscape types or areas are particularly valued, with a stated strategy of landscape conservation usually being a good indicator of this.

63. In this regard, a significant amount of detailed landscape evidence was placed before me, in the form of a Landscape and Visual Appraisal (LVA) which was submitted with the application; a review and critique of this information by Mr Charrier, the Council’s landscape witness; and a further Landscape and Visual Impact Assessment (LVIA) prepared for the inquiry by Mr Chard, the appellant’s landscape witness.

64. These all explain that the appeal site lies within the Durham Magnesian Limestone Plateau National Character Area (NCA), and that although this NCA covers a very large area, it nevertheless identifies a number of features that are apparent within the appeal site and its surroundings. These include an open agricultural landscape; rural landcover consisting of arable land and grazing pasture; and narrow valleys (or denes) running down to the coast.

65. A finer-grain analysis is provided by the County Durham LCA which classifies and describes the Durham landscape and, together with the County Durham Landscape Strategy (LS) and Landscape Guidelines, is intended to inform decisions about landscape management. The appeal site is shown as lying within the Coastal Limestone Plateau broad landscape type, within a wider area which is described as having few valued attributes and/or is in poor condition, and where a higher degree of change may be desirable. The LS explains that the strategy for such areas will depend on whether it is more appropriate to restore the landscape back to its former character, or to enhance it by developing entirely new features or characteristics. Along with much of the wider area, the appeal site lies falls into the “enhance” category.

66. Although this is a fairly broad-brush, desk-based study I concur with its general findings insofar as the appeal site is concerned as, on the basis of my accompanied and unaccompanied site visits, I do not consider that the site contains any significant, valued attributes in landscape character terms. I note that the Inspector who determined the 1998 appeal referred to the area containing the appeal site as providing a “fine setting for the southern part of Seaham”, but it seems to me that in essence it is simply an agricultural field in active crop production. Whilst it is attractive as an area of countryside, it contains no notable features to elevate it above the ordinary.

67. Mr Charrier, for the Council, has considered the GLVIA3 Box 5.1 and argues that 4 of the 8 listed criteria would be impacted upon in this case. He considers that the appeal proposal would adversely affect the site’s landscape quality and scenic quality, and that by encroaching into the upper slopes of Dawdon Dene it would bring built development down towards the more tranquil core of the dene. He also

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36 CD2.3 & CD2.4
37 CD4.17-CD4.19 & CD4.22
38 CD4.9-CD4.11
39 CD6.30
40 CD6.16
41 CD6.26
42 CD6.27

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contends that the site’s role in providing the setting to Seaham and Dalton-le-Dale means that it exhibits a good degree of rarity, and that this would be adversely impacted upon by the appeal proposal.

68. I examine the impact of the proposals under the next main issue and so do not comment on the Council’s assessment at this stage – but I am not persuaded that any of the matters cited by Mr Charrier indicate that the site exhibits attributes that elevate it above the ordinary, as the Council appears to suggest. Indeed he has not identified any specific features of the appeal site itself which raises it above the ordinary in landscape terms.

69. Rather, his and the Council’s case seem to hinge on the claimed value of the function of the appeal site in contributing to the open setting of Dalton-le-Dale; contributing to the setting of Seaham; and maintaining the separation of the settlements of Seaham and Dalton-le-Dale. Whilst I acknowledge that the appeal site does perform all of these functions, to a greater or lesser extent, in my opinion it does not automatically follow that this makes the site a valued landscape. I consider that such functions are largely separate from any attributes or characteristics of the landscape, and again this serves to reinforce my view that there is nothing special or out of the ordinary about this landscape.

70. In summary, whilst I acknowledge that the appeal site and wider area is popular and valued by those who live adjacent to it, and/or have views over it, it has not been shown to exhibit any attributes that elevate it above the ordinary. Because of this I conclude that it is not the sort of valued landscape that paragraph 109 of the Framework indicates should be protected and enhanced.

The effect on character and appearance, and on the separation between Seaham and Dalton-le-Dale

71. As has already been noted, the Council’s reason for refusal alleges that the proposed development would result in an unacceptable incursion into countryside that provides an important physical and visual separation between the settlements of Seaham and Dalton-le-Dale. This has been elaborated upon in the course of the presentation of the Council’s evidence, such that the Council maintained in its closing submissions that the proposed development would give rise to a number of significant and harmful permanent effects on the landscape. These are intrusion into open countryside; reduction in the physical separation and the perception of separation between the 2 distinct settlements of Seaham and Dalton-le-Dale; harm to the sense of place and tranquillity of Dawdon Dene; and loss of the open rural landscape setting to Dalton-le-Dale.

72. Unsurprisingly the appellant disputes these assertions, arguing both in the original LVA submitted with the application and in the fresh LVIA put forward as part of the appellant’s evidence to the inquiry, that whilst there would be changes and impacts to the appeal site and its surroundings, these would not be unacceptable in either landscape or visual terms. In considering these conflicting views I have had regard to the detailed landscape evidence submitted by both the Council and the appellant, including the photomontages and photographs from a number of viewpoints, together with my own observations and assessments made at my accompanied and unaccompanied site visits.

73. Dealing first with the appeal site itself, it is clear that the character of its northern part would change significantly from being open and rural to being occupied by a suburban residential development. I note that the Inspector in the 1998 appeal
was critical that housing in this location would “occupy the most elevated and prominent part of the site”. However, the submitted contour plans indicate that the area proposed for housing forms a gentle east-facing slope, at the same general level as the existing Dalton Heights/Escalond Drive residential area to the north. In landform terms it would therefore form a natural extension to this existing residential area and, as such, would not appear unduly out of keeping with its surroundings. There would be no built development in the southern part of the site, which lies on a steep, south-facing slope, only the SUDS basin and swale.

74. Moreover, I share the appellant’s view that the proposed planting would provide a much softer and well-treed southern boundary to this part of Seaham than is currently the case. I have already noted that the Inspector who determined the 1998 appeal referred to the appeal site and larger field as providing a “fine setting for the southern part of Seaham”, but I favour the assessment of the 1999 Local Plan Inspector who described the smaller scheme for 40 dwellings put forward at that time as being able to “ameliorate the stark impact of the southern edge of the existing estate at this ‘gateway’ to Seaham”.

75. To my mind this is an apt description of the appearance of this current boundary, where sparse vegetation and a mix of wooden fencing is the only separation between the open field and the adjacent residential properties, many of which lie close to this boundary. With these points in mind, I am not persuaded that this incursion into currently undeveloped land would be unacceptably out of keeping with the character of the surrounding area, or that it would be unduly harmful in landscape or visual terms.

76. There is no formal public access to the appeal site, so the change in character which would arise from the proposed development would, inevitably, be most apparent to the occupiers of the dwellings adjacent to or close to the site. I do not seek to belittle this impact on the local residents concerned, but those affected would be relatively few in number and, provided residential amenity standards are met (see later), I do not consider that this impact on private views should be determinative or be given significant weight in this appeal.

77. Travellers on the A19 and the B1285 currently have glimpsed views of the appeal site, but in my assessment the impact of the development on these people would not be unacceptable. They would still have views of the remaining agricultural field and the proposed landscaped and newly treed area, as would those who park for short periods in the nearby A19 layby. In my opinion the setting of Seaham would not be harmed by the proposed development, when viewed from the A19.

78. Furthermore, I do not consider that the visual impact on the longer-distance views available to walkers on the wider public footpath network, as shown on Doc 32, would be unduly harmful. Built form would extend onto part of the wider agricultural field, but it would be seen in the context of the existing buildings at Dalton Heights, and would be accompanied by significant new planting which would shield and soften views of much of the new development.

79. Overall, in light of the above points, I share the appellant’s view that the appeal proposal would provide an attractive new landscaped edge to Seaham resulting in beneficial effects on landscape character over time, as the structural landscaping matures. As such, it would not harm the setting of Seaham.

80. Turning to the separation between Seaham and Dalton-le-Dale, it is clearly the case that the proposed development would reduce the physical distance between...
the closest Dalton-le-Dale dwellings, at Overdene/South View, and dwellings at Dalton Heights. However, whilst this is apparent on plan, I am not persuaded that it would be anywhere near as obvious on the ground. Indeed, I saw at my site visit that the combination of the generally dense vegetation which borders the B1285, the fact that much of this road sits in deep cutting past the appeal site, and the steeply sloping nature of the southern part of the appeal site, all serve to create a structural separation between Dalton-le-Dale and the northern part of the appeal site, where the new housing is proposed.

81. Because of this, I share the appellant’s view that there would be very limited perception of the reduction of separation between Seaham and Dalton-le-Dale for pedestrians, cyclists and vehicle occupants on the B1285. Travelling northwards, all of these road users would still experience a distinct sense of leaving the developed area of Dalton-le-Dale around the St Cuthberts Terrace junction, then passing the slightly divorced area of Overdene/South View on the right, before catching glimpses of new development at Dalton Heights through the roadside vegetation on the left. Overall, I consider that the experience of travellers on this road would be largely unchanged by the appeal proposal.

82. I do accept that when seen from some more distant viewpoints such as Falcon Point at Dalton Park to the south, and the public right of way FP1 to the east, the appeal proposal would result in the development at Dalton Heights appearing closer to the outlier development of Overdene/South View at Dalton-le-Dale than is currently the case. However, this juxtaposition of development would be only one small feature in quite wide-ranging vistas available to walkers at these locations, and I am not persuaded that the appeal proposal would give rise to any undue visual harm or sense of unacceptable coalescence.

83. In this regard I have noted Mr Cudlip’s comments, on behalf of the DLDAGAB, that the appeal site forms a vital and important part of a swathe of continuous countryside of some 2.5 miles or so in width, stretching either side of the appeal site, which a good number of local residents would like to see allocated by the Council as Green Belt. He states that to allow building on the appeal site would cause disruption and incursion in the most major way, as it would interrupt the continuous flow of countryside and have the most detrimental and significant adverse effects.

84. However, having regard to the cross-hatched plan submitted by Mr Cudlip, and the actual area proposed to be built on through the appeal site, it is my view that whilst a relatively small part of this area would be lost to the proposed development, by far the greater part of this wider, countryside area would still remain undeveloped. As a result, I am not persuaded that the impact on this wider area of countryside would be anywhere near as severe as is claimed. Insofar as Mr Cudlip’s comments about a desire to see this land allocated as Green Belt is concerned, there are no firm proposals to this effect before me and I can therefore give this matter no material weight.

85. With regard to the Council’s assertions that the proposed development would harm the sense of place and tranquillity of Dawdon Dene and result in the loss of the open rural landscape setting to Dalton-le-Dale, I do not share these views for a number of reasons. Firstly, the proposed dwellings would be confined to the more gently sloping northern part of the appeal site, adjacent to existing housing

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43 The 2 locations of the photomontages
44 Doc 16
and well away from the more steeply sloping southern part of the larger field and the southern part of the appeal site, which is characteristic of the valley landform of Dalton Dene and Dawdon Dene. As such I am not persuaded that the proposed development would have any materially adverse impact on the rural setting of Dalton-le-Dale.

86. Secondly, whilst the new dwellings would undoubtedly result in some additional noise and activity, this would simply be typical of a residential area and I see no reason why it should be any more objectionable than the noise and activity generated by the existing Dalton Heights area. In any case, whilst I acknowledge that a small amount of development within Dalton-le-Dale lies due south of the larger field, to the west of the B1285, by far the greater part of the settlement lies to the east of the B1285. It would therefore be separated from the proposed new housing area by this road and the activity associated with it. Because of this I do not consider that the proposed development would unduly impact upon the sense of place and tranquillity of Dawdon Dene and Dalton-le-Dale.

87. Finally, I have noted the assertions of the DLDAGAB that the SUDS infrastructure should be seen as development which would serve to reduce the separation between Seaham and Dalton-le-Dale. However, this infrastructure would include no structures, but would just comprise the SUDS basin and green swale. Moreover, whilst the landscaping in this area would include an informal pathway, and would therefore be likely to introduce some human activity into this part of the appeal site and the larger field, there is no firm evidence before me to suggest that this activity, of itself, would have any meaningful impact on the tranquillity of the area, or on the separation of the settlements.

88. Drawing all the above points together, I conclude that the appeal proposal would not have an unacceptable impact on the character and appearance of the surrounding area, or unacceptably reduce the physical and visual separation between Seaham and Dalton-le-Dale. It would therefore not be in conflict with ELP Policy 1, nor with the Framework’s core planning principles which require new development to take account of the different roles and character of different areas and to recognise the intrinsic character and beauty of the countryside. Furthermore, whilst I acknowledge that there would be a loss of a small part of the natural environment, the appeal proposal would enhance other parts, through the proposed landscape strategy, such that overall it would not be in conflict with the Framework’s core principle requiring the natural environment to be conserved and enhanced.

The effect on the availability of BMV agricultural land

89. In the supporting information submitted with the planning application, the appellant argued that the appeal site only contains Grade 3b land, which does not fall into the BMV agricultural land category. However, the Officer’s report to Committee recorded that Natural England (NE), whilst not a statutory consultee for this proposal, disagreed with the appellant’s survey and considered that sections of the site do, indeed, contain BMV agricultural land. The loss of BMV land was considered to be unacceptable by the Council, and this matter was therefore included in the reason for refusal.

90. Further investigative work has been undertaken by both the Council and the appellant, and the Planning SOCG now records that there is agreement between

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45 CD2.9
46 CD4.13 & CD4.14, and Appendix 11 in CD4.8

https://www.gov.uk/planning-inspectorate 16
the parties that the site does predominantly comprise BMV agricultural land, although there is still a disagreement regarding the actual grading of the land. The Council maintains that the site contains some 59% (3.1 ha) of Grade 2 land and about 34% (1.8 ha) of Grade 3a land, whereas the appellant considers the northern two-thirds of the site to be Grade 3a with the remainder being Grade 3b.

91. The Framework makes no distinction between the different grades of BMV land, with its paragraph 112 simply requiring local planning authorities to take account of the economic and other benefits of BMV agricultural land and to seek to use areas of poorer quality land in preference to that of a higher quality, where significant development of agricultural land is considered necessary. However, the fact that the site could well contain Grade 2 land, which would be lost if the proposed development was to proceed, was seen as particularly important by Dr Monahan and the DLDAGAB, especially as the proportion of Grade 2 land is very low within County Durham, at about 1.6% of all land in the county.

92. That said, the Council made it clear that for its part, it did not consider the issue of agricultural land quality alone to be a "show-stopper" as far as the appeal proposal is concerned. Furthermore, although a very low percentage of all land in the county, the amount of Grade 2 land is shown on the NE Agricultural Land Classification (ALC) map47 to be some 3,590 ha. Applying Dr Leverton’s “rule of thumb” that Grade 3 land shown on the ALC map would be split roughly 50/50 between Grade 3a and Grade 3b, this would put the total amount of BMV agricultural land within the county at well in excess of 40,000 ha.

93. At just about 5 ha in total, the amount of BMV land assumed to be present on the appeal site would clearly be a very small proportion of the county’s total, and I am not persuaded that its loss could be seen as significant on any reasonable assessment.

94. The Framework also requires economic factors relating to BMV land to be taken into account, and the only evidence placed before me on this point is information from land agents acting for the appeal site’s owners48. This indicates that the economic loss would be in the region of £14,000 to £15,000 a year, based on a reasonable assessment of crop yield and the current price per tonne for wheat. This information was not disputed, and I shall have regard to this level of economic loss when considering the overall planning balance, later in this decision. At this point, however, I note that this figure is significantly less than the amount of additional local expenditure per annum and the other related economic benefits which the appellant estimates would arise from the appeal proposal49.

95. Taking all the above points into account I conclude that the appeal proposal would not have a significant impact on the availability of BMV agricultural land in the county, and that the loss of this land to development would not give rise to any significant economic concerns.

The effect on residential amenity and on the living conditions of nearby residents

96. These matters are largely covered by ELP Policy 35 which, amongst other things, requires that the design and layout of development should have no serious adverse effect on the amenity of those living or working in the vicinity of the

47 Appendix 12 in CD4.8
48 Appendix 13 in CD4.8
49 Paragraph 9.7 of CD4.6
development site. This policy is supported by Appendix 6 of the ELP which sets out specific space and amenity guidance for residential layouts. I share the Council’s view that this policy and appendix is generally consistent with the Framework, with one of its core planning principles at paragraph 17 stating that planning should always seek to secure a good standard of amenity for existing and future occupants of land and buildings.

97. The main concerns raised on this topic by occupiers of existing residential properties relate to the likely impact of the proposed development on their living conditions, including such things as loss of privacy, loss of light and the visual impact of the proposed housing. These matters are of particular concern to those residents whose properties immediately adjoin the appeal site, especially as many of these have taken advantage of the currently open views by having living rooms, conservatories and balconies at first floor level.  

98. However, separation distances between existing and proposed properties generally exceed the standards set in Appendix 6 of the ELP, with some of the distances being well in excess of the recommended figures. That said, there is a particular concern raised by Mrs Brooks, regarding the relationship between south-facing windows at her bungalow property, 11 Dalton Heights, and the side wall of a proposed detached garage at plot 57. The submitted plans show that an area of open land, with planting, is proposed to be sited immediately to the south of No 11, but the detached garage at plot 57 would be just some 7m from No 11’s southern elevation. This relationship would not impinge on privacy, as no windows are proposed in the garage’s side elevation, but it would result in an awkward and somewhat uncomfortable juxtaposition.

99. As already noted, the appellant put forward a suggested condition at the inquiry to try to address this matter, following discussions with Mrs Brooks. This would amend the layout for plots 57 to 65, thereby relocating the garage, increasing the depth of the open, planted area, and achieving a minimum separation distance of 18m between No 11’s southern elevation and the proposed plot 57 dwelling. Although Mrs Brooks acknowledged that this would be an improvement, she maintained her opposition to the proposed development. In my assessment this suggested amendment would be a beneficial improvement to the layout which would result in not unacceptable living conditions for occupiers of 11 Dalton Heights. Moreover, its adoption would not adversely prejudice others who may have an interest in the appeal proposal.

100. The existing bungalow dwelling at 12 Dalton Heights appears to have limited views of the appeal site, as a result of its tall rear fence and sunken rear amenity area. However, I understand that its occupants are particularly concerned about loss of light, and the submitted plans do indicate that a single garage at plot 1 is proposed close to the common boundary. As a result, part of the garage’s walls and pitched roof would undoubtedly be seen by occupiers of No 12 and would have some impact on light. This is not an ideal situation, but as the garage would only occupy a relatively small part of the field of view from No 12, with the plot 1 dwelling itself being some 13.5m or so from the boundary, I consider that the impact on the living conditions of occupiers of No 12 would not be unacceptable.

101. Nos 14 and 25 Dalton Heights both sit close to the appeal site boundary and both have windows overlooking the site. However, the development layout shows a fairly wide, planted area adjacent to the site boundary alongside these existing

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Appendix C

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properties, with acceptable separation distances to the proposed dwellings on the nearest plots. Finally, I note that the rear elevations of the dwellings proposed for plots 74 and 75 would face to the west, such that their first floor windows would offer some views across the rear garden areas of some properties on Dalton Heights. That said, these views would generally be at an angle and of a type not uncommon in residential areas. Because of this I do not consider that this relationship would result in any unacceptable loss of privacy for existing Dalton Heights residents.

102. With regard to the visual impact of the proposed dwellings, I acknowledge that the outlook for occupiers of the existing dwellings which adjoin the appeal site would be changed significantly. However, the resultant views would not be dissimilar to those currently available to other residents on the Dalton Heights estate whose properties do not directly abut the appeal site. No evidence has been submitted to suggest that such views from these other, existing properties are unacceptable and because of this, and as residential amenity standards would be met, I do not consider that this impact on private views should be seen as unduly harmful.

103. I have also had regard to the other, more general concerns raised, such as the impacts of construction traffic passing through the Dalton Heights Estate; that stress could be caused as a result of the development occurring on neighbouring land; the fact that there could be disturbance from flashing headlights; that the lighting at the proposed access would be poor; that the proposed parkland could generate anti-social behaviour; and that the SUDS infrastructure and basin could prove dangerous to children.

104. However, many of the concerns relating to the construction period could be addressed by a construction management strategy, which could be secured by condition and would have to be approved by the Council. Similarly, other matters such as the layout of the parkland and details of the SUDS scheme would also have to be approved by the Council. I consider that these procedures would ensure that the layout of all such features would be satisfactory. Finally, no firm evidence has been submitted to indicate that disturbance from vehicle headlights would be any more severe than in the rest of the Dalton Heights estate.

105. Overall, taking account of all the above points, I conclude that the appeal proposal would not have any unacceptable impacts on residential amenity or the living conditions of nearby residents, through loss of privacy, loss of light, or visual intrusion. Accordingly, I find no conflict with ELP Policy 35 or the relevant sections of the Framework.

The 3 dimensions of sustainable development

106. The Framework makes it plain that the purpose of the planning system is to contribute to the achievement of sustainable development. Paragraph 7 explains that there are 3 dimensions to sustainable development - economic, social and environmental – and that these give rise to the need for the planning system to perform a number of mutually dependent roles. I explore how the appeal proposal would perform against each of these roles in the following paragraphs.

The economic role

107. The Council has not disputed the appellant’s claim that a number of economic benefits would flow from this proposal, which would contribute to boosting housing supply, including providing much needed affordable housing. As set out in Mr Westwick’s evidence, these benefits would include an estimated £5.8 million in

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Gross Value Added per annum, an estimated £412,500 “first occupation” spend, and an estimated £650,000 net additional local expenditure per annum\(^{51}\). In this context, the assumed annual loss of £14,000 to £15,000, resulting from development on BMV land would not be material.

108. It is also estimated that some 110 direct and indirect jobs would be supported during the construction process, and that about 10 new full-time equivalent jobs would be created in the local economy, including in retail and leisure businesses. Furthermore, the Council would receive an estimated New Homes Bonus of about £515,000, and over £130,000 in Council Tax receipts each year.

109. In view of these points the appellant argues that the appeal proposal would make a significant contribution to the ongoing economic sustainability of Seaham and the wider region, and that the increased spend in the local area would help to support the town’s local independent shops, services and facilities. No contrary evidence was put to me on these points to cause me to take a different view.

110. These benefits would not be unique to this development, but would flow from any new housing development of this size within the county. However, this does not detract from the fact that the appeal proposal would give rise to these real benefits, and for this reason I consider that it should be regarded as satisfying the economic role of sustainable development. This weighs significantly in the appeal proposal’s favour.

The social role

111. The Framework summarises the social role of sustainable development as supporting strong, vibrant and healthy communities, by providing the supply of housing required to meet the needs of present and future generations; and by creating a high quality built environment, with accessible local services that reflect the community’s needs and support its health, social and cultural well-being. In this regard the appellant comments that Seaham is a very sustainable settlement, with a vibrant community and a wide range of social infrastructure which would benefit new residents. This is not disputed, nor is there any dispute that the appeal site itself is sustainably located.

112. The Framework’s requirement that the planning system should deliver a wide choice of high quality homes would be furthered by the appeal proposal, which would deliver a range of 2, 3 and 4 bedroom dwellings, in a mix of detached and semi-detached units, to include 8 affordable houses. I understand that this proposed mix would generally accord with the Council’s 2016 Strategic Housing Market Assessment\(^{52}\) (SHMA). That said, I note the views of local estate and letting agents, reported in the SHMA, that whilst bungalows remain in short supply in Seaham there are no other major housing shortages within this area – a matter highlighted by the DLDAGAB. But notwithstanding these views, the fact remains that the Council’s 5 year HLS shows a significant shortfall, and Seaham is one of the main towns indicated in the SHMA where housing growth should be focussed.

113. Indeed the Council’s updated Seaham Masterplan\(^{53}\) indicates that the town has been an attractive destination for housebuilders and buyers in the last decade, with a maximum of around 250 new houses being built in a single year, but that the rate of housebuilding has slowed in the last few years. This is stated to be

\(^{51}\) Paragraphs 9.7-9.8 of CD4.6
\(^{52}\) CD6.14
\(^{53}\) CD6.23
partly due to the recession and partly due to the limited number of sites currently available. The appellant maintains that the slow rate of housing delivery in Seaham is primarily due to an over-reliance on previously developed sites.

114. This view appears to be borne out by the appellant’s comment that the CDP – admittedly now withdrawn – was seeking to provide over 600 dwellings in Seaham on brownfield sites (out of a total of about 940 dwellings for the town) – but that only one of these sites (at Parkside for 116 dwellings) has been seriously progressed to date. Whilst housing proposals for other brownfield sites were highlighted by the DLDAGAB\(^54\), they have not been put forward as formal planning applications to date, and there is no firm evidence before me to indicate that they would be capable of delivering houses within the next 5 years.

115. Leaving aside the Parkside proposal, for which the Council has recently resolved to grant planning permission subject to a S106 legal agreement, the Council’s latest housing trajectory only shows 15 new houses proposed for Seaham over the next 5 years\(^55\). In contrast, the appeal site is deliverable now, and I share the appellant’s view that it provides an opportunity to deliver much needed housing in the short-term, which is especially important in view of the Council’s housing shortfall, which I have already indicated amounts to between about 1,100 dwellings and 1,940 dwellings (depending on the assumed OAHN), over the next 5 year period. Even if the brownfield sites referred to by the DLDAGAB could deliver houses within the next 5 years, they would not eliminate this shortfall.

116. The appeal proposal would deliver well-designed dwellings in a substantial landscaped parkland setting, and would also provide a naturalistic play area for children. As such it would contribute to the health and well-being of new and existing residents, who would all be able to use the new facilities. In light of these points I conclude that the proposed development would satisfy the social role of sustainable development, and I give this matter significant weight.

The environmental role

117. The appeal proposal would clearly result in some environmental harm as an area of countryside, outside the current settlement boundary, would be lost to a new, suburban housing development. Further environmental harm would arise from the loss of an area of BMV agricultural land, as already discussed. However, the site lies immediately adjacent to existing housing and I have already concluded that the proposed development would read as a natural extension to this existing residential area. With the proposed landscape mitigation measures, I have further concluded that the appeal proposal would not have an unacceptable impact on the character and appearance of the surrounding area.

118. The Framework indicates that one aspect of the environmental role of sustainable development is for the planning system to meet the challenge of climate change and flooding. On this topic, a number of interested persons, including Mr Gustard for the DLDAGAB, raised various concerns about the existing drainage regime in the locality, and the impact which the proposed development and its SUDS scheme would be likely to have.

119. I acknowledge that local residents have first-hand knowledge of existing conditions and past flooding events, and it is perhaps unfortunate that this knowledge was not utilised by the appellant in designing the proposed drainage

\(^54\) Docs 12, 32 & 37
\(^55\) CD6.24

https://www.gov.uk/planning-inspectorate
scheme. However, no firm, authoritative evidence on drainage matters has been put forward by objectors to cause me to disregard the clear evidence from the appellant, which has been endorsed by the Council’s Drainage Officer and by the Council in its role as Lead Local Flood Authority.

120. This evidence, set out in the Flood Risk and Drainage Impact Assessment submitted with the planning application\(^{56}\), concludes that the site is not within a flood risk area, and that the development would not increase the risk of flooding elsewhere. It also shows that there are no issues of sewer network capacity. I note that an updated Flood Risk Assessment\(^{57}\) has been produced to address new guidelines which have been issued since the application was submitted, requiring a 40% increase in peak rainfall intensity to be applied to take account of climate change for “more vulnerable” residential proposals. The evidence shows that this could be satisfactorily accommodated in the existing SUDS scheme design without changing the footprint of the SUDS basin.

121. Furthermore, the submitted evidence indicates that the proposed drainage scheme would actually reduce flood risk. In terms of surface water drainage the development proposes to reduce the discharge rate by 43% in a 1 in 30 year event, and by 52% in a 1 in 100 year event.\(^{58}\) These figures indicate that not only would the proposed development not give rise to any additional flooding problems, it would result in a significant improvement to the existing situation. With these points in mind I am satisfied that there are no good reasons, on drainage and flood risk grounds, why the proposed development should be opposed. Indeed, the proposed drainage scheme would provide a clear benefit weighing in the appeal proposal’s favour.

122. With regard to other environmental concerns, the Officer’s report to Committee confirms that the forecast increase in vehicle movements is well below the appropriate threshold such that an air quality assessment is not required. In addition, the Noise Assessment\(^{59}\) concludes that, with appropriate mitigation, acceptable noise levels can be achieved on the site. Furthermore, a number of general concerns were raised by interested persons, mainly in the written representations, regarding ecology and the various wildlife species which may use the site, and at the inquiry the DLDAGAB questioned the robustness of the bat transect surveys which had been carried out on behalf of the appellant.

123. However, the ecological assessment submitted with the application\(^{60}\) demonstrates that the proposed parkland would provide valued habitat and that other biodiversity mitigation and enhancement measures would ensure that there should be no adverse ecological impacts. An updated assessment undertaken in June 2017\(^{61}\) shows that there has been no change in circumstances since the original report was produced and, indeed, that opportunities exist to enhance the biodiversity value of the site. In particular the assessments indicate that the landscaping scheme would be of benefit to local bat species, due to the large area of compensatory habitat proposed to the south of the housing area.

124. On this matter, there are clearly both environmental benefits and disbenefits of the appeal proposal, as detailed above. On balance it is my assessment that the

\(^{56}\) CD2.12 & CD3.8  
\(^{57}\) Appendix 10 in CD4.6  
\(^{58}\) Appendix 10 in CD4.8  
\(^{59}\) CD2.16  
\(^{60}\) CD2.10  
\(^{61}\) Appendix 6 in CD4.8
benefits would just outweigh the disbenefits, and because of this I conclude that the proposed development would also satisfy the environmental role of sustainable development, and that this would add moderate weight in the proposal’s favour.

**Summary**

125. On this issue as a whole, and having regard to all the above points, it is my overall conclusion that the appeal proposal would satisfy all 3 dimensions of sustainable development.

**Other matters**

126. **Highways and safety.** The planning application was supported by a detailed Transport Assessment\(^{62}\) and an Interim Residential Travel Plan\(^{63}\). These were considered to be satisfactory by the local highway authority (HA) who raised no objection to the appeal proposal on highway or safety grounds. However, many highway-related objections were raised in written representations, and also by a number of those who spoke at the inquiry, including Mr Richards who provided highways evidence for the DLDAGAB. Although Dr Bunn, for the appellant, provided no formal highway evidence, he did attend the inquiry to answer questions from Mr Richards covering such matters as the detailed access arrangements; capacity on the local highway network; and safety concerns, including the safety of pedestrians using the footway alongside the B1285.

127. The existing carriageway width at the proposed access point between 11 and 12 Dalton Heights measures a fraction less than 5.5m, and there would be a smooth transition to the proposed carriageway width within the new development of 4.8m. The Department for Transport publication Manual for Streets indicates that this width is adequate for cars and heavy goods vehicles to pass, and I consider it quite appropriate for a residential development of this type. The HA raises no objections regarding the number of dwellings to be served by the proposed access, and it has indicated that a second vehicular access is not necessary.

128. There would only be a footway on one side of the road at the approach to the new development, but such arrangements are not uncommon in residential areas, and I see no reason why this should present any unacceptable safety problems. The fact that there is a dispute over land ownership at the western side of the proposed access, involving land claimed by 12 Dalton Heights\(^{64}\), is not central to the provision of a safe access. It is therefore not a matter upon which I need to form any clear view.

129. A separate pedestrian access proposed to link with the B1285 footway at the north-eastern corner of the site, was criticised on safety grounds by the DLDAGAB, particularly as it was stated that cyclists often use this footway. However, no firm evidence has been submitted to suggest that this footway could not safely accommodate the numbers of pedestrians likely to be generated by the development, even in the context of its unauthorised use by cyclists.

130. The amount of traffic predicted to be generated by the appeal proposal has been shown to give rise to no undue capacity problems on the local road network, even allowing for additional traffic from the nearby Dalton Park Phase 2 development. Moreover, the number of recent accidents in the locality is low, with nothing to indicate that the highway network has safety issues requiring remedial work.

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\(^{62}\) CD2.17  
\(^{63}\) CD2.18  
\(^{64}\) Docs 25 & 37
131. Concerns were also raised regarding the likely impact of parked vehicles on traffic movements within Dalton Heights. However, there is nothing to suggest that the existing and proposed residential roads have not all been designed to appropriate standards, and in such circumstances I share the appellant’s view that it is down to individuals to park responsibly, in accordance with the Highway Code.

132. Finally, I have noted the concerns expressed by Mr Richards and others regarding visibility for drivers approaching Overdene on the B1285, and for drivers entering the B1285 at the Overdene junction. That said, this is an existing junction and I am not persuaded that the relatively low numbers of vehicles that the proposed development would add to the B1285 traffic flows, on an hourly basis, would unacceptably worsen the situation for drivers undertaking these manoeuvres.

133. Drawing these points together, and having had regard to the originally submitted highways information, supplemented by an updated Transport Assessment Addendum65, and the oral evidence provided by Dr Bunn, I am satisfied that highways matters should not weigh against the appeal proposal.

134. Human Rights. A number of interested persons maintained that the proposed development would harm their human rights. However, the right to respect for family and private life contained within the Human Rights Act is a qualified right. As such, it is lawful for these rights to be interfered with, so long as the interference is in accordance with the law and it is necessary to do so in a democratic society for the protection of the rights and freedoms of others. In this case, the interference is in accordance with sound planning principles regarding residential amenity, and it is necessary and proportionate in connection with the proposed development. Accordingly, a grant of planning permission in this case would not be at odds with the Human Rights Act.

135. S106 agreement. I have also had regard to the completed S106 agreement which would secure the provision of 10% affordable housing (8 dwellings). Having considered the joint note on this matter prepared by the Council and the appellant66, I am satisfied that the S106 agreement accords with Regulation 122 of the Community Infrastructure Levy Regulations 2010. As such, it also satisfies the requirements of paragraph 204 of the Framework, and I therefore give this agreement weight in this appeal.

Summary, planning balance and overall conclusion

136. In accordance with section 38(6) of the Planning and Compulsory Purchase Act 2004 I am required to assess this proposal in accordance with the development plan, unless material considerations (which include the Framework), indicate otherwise. In this regard I have also been mindful of the September 2017 submissions from the Council in which it asks that indicative housing need figures based on a Government consultation process be taken into account, but for reasons given earlier I can only give this matter very limited weight. In these circumstances I see no reason to deviate from the position set out in the Housing SOCG, namely that the Council is currently unable to demonstrate a 5 year supply of deliverable housing land. As such, policies for the supply of housing, which include ELP Policies 1 and 3 have to be considered out-of-date, although they still carry some weight. The other ELP Policy referred to in this decision, Policy 35, is

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65 Appendix 8 in CD4.8
66 Doc 27
not out-of-date and in my assessment it accords with the guidance and approach of the Framework and can therefore carry full weight.

137. These points lead to paragraph 14 of the Framework which explains that proposals that accord with the development plan should be approved without delay; and that where the development plan is absent, silent or relevant policies are out-of-date, planning permission should be granted unless any adverse impacts of doing so would significantly and demonstrably outweigh the benefits, when assessed against the policies in the Framework taken as a whole; or where specific policies in the Framework indicate development should be restricted.

138. Although the Council argued that Paragraph 109 of the Framework falls into this latter category, I am not persuaded that that is the case. The only evidence put to me on this point was the SoS’s decision in the Kidnappers Lane appeal\textsuperscript{67}, which to my mind did not prove determinative on this matter as, despite concluding that the appeal site in that case was a valued landscape, both the Inspector and the SoS then proceeded to apply the Framework’s paragraph 14 tilted balance. Be that as it may, in the current case, for the reasons set out above, I do not consider the appeal site to be a valued landscape in the Framework’s terms and, as a result, footnote 9 to paragraph 14 does not come into play.

139. It is therefore necessary to assess whether any adverse impacts of granting planning permission would significantly and demonstrably outweigh the benefits of the proposed development. I have concluded, as detailed above, that some adverse impacts would arise from this proposal, notably the environmental harm of the loss of the open, countryside nature of the appeal site, and the economic and environmental harm arising from the loss of about 5 ha of BMV agricultural land. There would also be the impacts arising from the adverse effects on the private views of residents who live adjacent or close to the appeal site.

140. However, on the other side of the scale I have to count the significant weight to be given to both the economic and the social dimensions of sustainable development, including the boost to the supply of both market and affordable housing which would flow from the proposed development. In addition, notwithstanding the adverse environmental impacts just outlined, I have found that there would also be a number of clear environmental benefits, such that overall the proposal would also satisfy the environmental role of sustainable development. This adds further, moderate weight in the proposal’s favour. Moreover, I have not found against the appeal proposal on any of the identified main issues, or on any of the other matters raised.

141. I therefore conclude that the appeal proposal should benefit from the Framework’s presumption in favour of sustainable development. This is a material consideration in the proposed development’s favour and, in my assessment, it outweighs the conflict with the development plan, as I have earlier concluded that ELP Policies 1 and 3 can only carry limited weight in this appeal.

142. I do realise that many local residents will be very disappointed and upset by my findings in this case, especially those who spoke with such passion and feeling against the scheme at the inquiry. However, in light of all the above points my assessment of the planning balance leads to the overall conclusion that this proposal should be allowed, subject to the imposition of a number of conditions,

\textsuperscript{67} CD7.21
as discussed at the inquiry and set out in the attached Schedule. I have made slight adjustments to the order of the conditions in the interests of clarity.

Conditions

143. Condition 1 is the standard condition for full planning permissions, whilst Condition 2 is imposed to provide certainty and to ensure that the development is carried out in accordance with the approved plans and details. Condition 3 was put forward by the appellant to improve the living conditions of occupiers of 11 Dalton Heights, and I consider it to be necessary in order to achieve high quality design and a good standard of residential amenity.

144. Condition 4 is imposed to ensure appropriate highway design, whilst Condition 5 is required in order to fully define the development in respect of site levels, in the interests of ensuring good design, preserving the character and appearance of the area and reducing flood risk. Condition 6 is necessary to control the works to, and the protection of, trees and hedges, and is necessary in the interests of the visual amenity of the area. Condition 7 is required in order to ensure adequate surface water disposal measures for the development, so as to reduce the risk of flooding.

145. Condition 8 is imposed to maximise the economic and employment opportunity benefits arising from the development, whilst Conditions 9, 12 and 15 are necessary to safeguard the living conditions of existing, neighbouring occupiers and proposed occupiers of the new dwellings. Condition 15 is also needed to safeguard the character and appearance of the surrounding area, as is Condition 13, which is also imposed in the interests of good design.

146. Condition 10 is needed to safeguard the preservation of archaeological assets, with Condition 11 being imposed to ensure sustainable construction and energy conservation. Condition 14 will ensure the provision of recreational space and is also needed in the interests of visual amenity and biodiversity conservation. Condition 16 is imposed in the interests of highway safety, whilst condition 17 is needed to define the details of foul water disposal arising from the development, and to ensure adequate drainage of the site. Finally, Condition 18 is imposed in the interests of sustainable transport and to reduce the potential for air pollutants arising from the development.

147. I have had regard to all other matters raised, including the points put forward in opposition to the proposal by Grahame Morris MP, Dalton-le-Dale Parish Council and Seaham Town Council, but they are not sufficient to outweigh the considerations which have led me to conclude that this appeal should be allowed.

David Wildsmith

INSPECTOR
Schedule of conditions (18 in total)

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

2) The development hereby approved shall be carried out in strict accordance with the following approved plans:
   - Site Location Plan 001 Rev A
   - Proposed Site Layout 13-020-P00 Rev U 16.02.2016
   - Housetype Plans:
     - A-965-Std/00/01
     - A-965-Std/00/02
     - A-959-Std/00/01
     - A-959-Std/00/02
     - A-931-Std/00/01
     - A-931-Std/00/02
     - A-915-Std/00/01
     - A-915-Std/00/02
     - A-860-Std/00/01
     - A-860-Std/00/02
     - A-796-Std/00/01
     - A-796-Std/00/02
     - A-1698-Std/00/01
     - A-1698-Std/00/02
     - A-1417-Std/00/01
     - A-1417-Std/00/02
     - A-1226-Std/00/01
     - A-1226-Std/00/02
     - A-1194-Std/00/01
     - A-1194-Std/00/02
     - L6808/C
     - L6806/D
     - A-SAL-GAR-STD/00

3) Notwithstanding the details shown on Proposed Site Layout 13-020-P00 Rev U 16.02.2016 no development shall take place until an adjustment to plots 57-65 so as to increase the distance between buildings on plot 57 and 11 Dalton Heights to at least 18m has been submitted to and approved in writing by the local planning authority. Thereafter the development shall be implemented in accordance with the approved details.

4) Notwithstanding the details shown on Proposed Site Layout 13-020-P00 Rev U 16.02.2016 no development shall take place until an adjustment to the highway layout serving the proposed plots 16-21 so as to address/redesign the access drive length serving those properties has been submitted to and approved in writing by the local planning authority. Thereafter the development shall be implemented in accordance with the approved details.

5) No development shall take place until details of the finished site levels and finished floor levels of the dwellings have been submitted to and approved in writing by the local planning authority. No development shall take place until details of the height, materials and location of any retaining walls/structures required as part of the development have also been submitted and approved in writing by the local planning authority. The details must include confirmation that finished floor levels are 150mm above the external ground level. The
development shall thereafter be implemented in accordance with the approved details.

6) No development shall take place until a schedule of works to be undertaken to trees and hedgerows as part of the development, including details of any felling and those to be retained as part of the development, has been submitted to and approved in writing by the local planning authority. No construction work shall take place, nor any site cabins, materials or machinery be brought on site until all trees and hedges scheduled for retention as agreed are protected by the erection of fencing in accordance with BS 5837:2012. Thereafter works to trees and hedges shall be implemented in accordance with the approved details and the protection measures retained until the cessation of the development works.

7) No development shall take place until a detailed Sustainable Urban Drainage system (SUDS) has been submitted to and approved in writing by the local planning authority. The said SUDS scheme should accord with the hierarchical approach to surface water disposal. The SUDS scheme shall include, but not necessarily be restricted to the following:
   - Detailed designs of SUDS features, infrastructure and any associated works and landscaping;
   - Full details of all surface water run-off rates and discharge rates to any watercourse;
   - Full details of the management and maintenance proposals/regime.

The development shall thereafter be implemented in accordance with the approved SUDS scheme. The approved SUDS scheme shall be managed, maintained and operated in accordance with the approved details and in perpetuity.

8) No development shall take place until a scheme/programme for the provision of targeted recruitment and training opportunities arising as a result of the development has been submitted to and approved in writing by the local planning authority. Such a scheme could include but may not necessarily be restricted to the following:
   - Job Opportunities;
   - Apprenticeships;
   - Traineeships;
   - Graduate Internships;
   - Work Placements.

Thereafter the approved scheme/programme shall be implemented.

9) No development shall take place until a construction management strategy has been submitted to and approved in writing by the local planning authority. The said management strategy shall include:
   - Details and methods of dust suppression which will include a Dust Action Management Plan;
   - Details and methods of construction noise reduction;
   - Confirmation that the burning of combustible material shall be prohibited on site;
   - Details and methods of reducing the potential for mud on the roads in the vicinity of the site;
   - A management plan for the construction vehicle and delivery vehicle movements to and from the site including confirmation of site

Appendix C

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access point, details of predicted movements and any Banksmen and Signallers to be employed;

- Details of parking arrangements for site staff and visitors;
- Compound location and details for the storage of plant and materials used in constructing the development;
- Details of the site construction hours within which construction activities including any deliveries to and from the site shall be permitted.

The construction phase of the development shall be implemented in accordance with the approved construction management strategy.

10) No development shall take place until a programme of archaeological work including a mitigation strategy has been submitted to and approved in writing by the local planning authority. The strategy shall include details of the following:

- Measures to ensure the preservation in situ, or the preservation by record, of archaeological features of identified importance;
- Methodologies for the recording and recovery of archaeological remains including artefacts and ecofacts;
- Post-fieldwork methodologies for assessment and analyses;
- Report content and arrangements for dissemination, and publication proposals;
- Archive preparation and deposition with recognised repositories;
- A timetable of works in relation to the proposed development, including sufficient notification and allowance of time to ensure that the site work is undertaken and completed in accordance with the strategy;
- Monitoring arrangements, including the notification in writing to the County Durham Principal Archaeologist of the commencement of archaeological works and the opportunity to monitor such works;
- A list of all staff involved in the implementation of the strategy, including subcontractors and specialists, their responsibilities and qualifications.

The development shall then be carried out in full accordance with the approved details. No dwellings hereby approved shall be occupied until a copy of any analysis, reporting, publication or archiving required as part of the mitigation strategy has been deposited at the County Durham Historic Environment Record and the receiving archive.

11) Prior to the commencement of the development a scheme to minimise energy consumption shall be submitted to and approved in writing by the local planning authority. The scheme shall consist of measures that minimise energy consumption or carbon emissions. Thereafter, the development shall be carried out in complete accordance with the approved scheme.

12) No dwellings hereby approved shall be erected above damp proof course level until a noise mitigation strategy based on the Noise Assessment Report BH/DH/NA/10/14 Version: 2 05 November 2015 by QEM to reduce the impact of noise upon the prospective occupiers of the development has been submitted to and approved in writing by the local planning authority. The development shall be implemented in accordance with the approved mitigation strategy and the mitigation measures retained in perpetuity.

13) No dwellings hereby approved shall be erected above damp proof course level until samples and details of the external materials to be used in the construction
of those dwellings have been submitted to and approved in writing by the local planning authority. The roads, private driveways and in-curtilage hardstands shall not be constructed until details of the surface materials have been submitted to and approved in writing by the local planning authority. The details to be submitted shall include plans/details which define the distribution of those materials/surfaces across the development layout. The development shall thereafter be implemented in accordance with the approved details.

14) No dwelling hereby approved shall be occupied until a detailed open and recreational space, landscaping and ecological mitigation scheme for the development based upon the principles contained within Barton Wilmore illustrative landscape masterplan Drawing No. L8 (Figure MDC-8 within Appendix MDC-1 to Matthew Chard’s Proof of Evidence), Extended Phase 1 Habitat Survey report No. 5 October 2015 and Extended Phase 1 Habitat Survey report no. 7 June 2017 (Appendix 6 of Neil Westwick’s Proof of Evidence) has been submitted to and approved in writing by the local planning authority. The scheme shall include but not necessarily be restricted to the following:

- Precise details of the location and design of a children’s playspace area;
- Details of all soft landscaping including planting species, sizes, layout, densities, numbers;
- Details of planting procedures or specification;
- Finished topsoil levels and depths;
- Details of temporary topsoil and subsoil storage provision;
- Details of any hard landscaped areas;
- Ecological mitigation measures including but not restricted to alternative bat roost creation.

The scheme must include a management and maintenance regime for all features/elements. The approved open and recreational space, landscaping and ecological mitigation scheme shall be carried out in the first available planting season following the completion of the development. Thereafter, the scheme shall be managed and maintained in perpetuity.

15) No dwelling hereby approved shall be occupied until full details of all means of enclosure to be erected within the site have been submitted to and approved in writing by the local planning authority. Thereafter, the development shall be implemented in accordance with the approved details.

16) No dwelling hereby approved shall be occupied until a scheme for the improvement of traffic signs and road markings on the B1285 from the junction of the B1432 at Cold Hesledon up to and including the Graham Way roundabout has been implemented. The scheme must first have been submitted to and approved in writing by the local planning authority.

17) Foul waters resulting from the development shall be discharged to the sewer at manholes 7102 and/or 7401 and in accordance with the details contained within the submitted Flood Risk Assessment F November 2015 and Flood Risk Assessment J June 2017 (Appendix 10 of Neil Westwick’s Proof of Evidence).

18) The development shall be implemented in accordance with the measures, monitoring proposals and action plan statements contained within the submitted Interim Residential Travel Plan A087216/ DG2 November 2015.
### APPEARANCES

#### FOR THE COUNCIL

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<tr>
<th>FOR THE COUNCIL</th>
<th>instructed by Clare Cuskin, Solicitor, Legal &amp; Democratic Services, Durham County Council (DCC)</th>
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<td>John Barrett of Counsel</td>
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**He called:**

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<tr>
<th>Thomas Charrier BA(Hons) CMLI</th>
<th>Principal Landscape Architect, Stephenson Halliday, independent environmental planning and landscape architecture consultants</th>
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<td>Mark Russell MA(Hons) MRTPi</td>
<td>Steve Hesmondhalgh and Associates Ltd</td>
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<td>Raymond Leverton BSc PhD CBIol MRSB FLSoilSci</td>
<td>Independent Consultant, Leverton Land Quality Surveys</td>
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*In addition, the following witnesses did not formally present evidence, but appeared at the inquiry to participate in the Round Table Session on Objectively Assessed Housing Need and Housing Land Supply (David Usher and Thomas Bennett) and to assist with the Conditions session (Henry Jones)*

<table>
<thead>
<tr>
<th>David Usher MA(Hons) PhD</th>
<th>Principal Research &amp; Intelligence Officer, Spatial Policy Team, DCC</th>
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<td>Thomas Bennett BSc(Hons) MSc MRTPi</td>
<td>Senior Spatial Policy Officer, Spatial Policy Team, DCC</td>
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<td>Henry Jones BA(Hons) DipTP PGCert MRTPi</td>
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#### FOR THE APPELLANT

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<tr>
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<th>Consultant, Walker Morris Solicitors, Kings Court, King Street, Leeds, LS1 2HL</th>
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<tr>
<td>Andrew Williamson BA(Hons) DipTP MRTPi</td>
<td>Senior Associate, Walker Morris Solicitors</td>
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<td>Josh Kitson BA(Hons)</td>
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**They called:**

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<tr>
<th>Matthew Chard BA(Hons) Dip(Hons) MAUD CMLI</th>
<th>Partner, Landscape Planning &amp; Design Group, Barton Willmore LLP</th>
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<tr>
<td>Neil Westwick BA(Hons) DipTP MRTPi</td>
<td>Planning Director, Lichfields</td>
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*In addition, the following witnesses did not formally present evidence, but appeared at the inquiry to participate in the Round Table Session on Objectively Assessed Housing Need and Housing Land Supply (Darren Wisher) and to answer highways-related questions from interested persons (Nick Bunn)*

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<tr>
<th>Darren Wisher BA MA Econ</th>
<th>Managing Director, Regeneris Consulting</th>
</tr>
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<tbody>
<tr>
<td>Nick Bunn BSc(Hons) PhD MSc MCIHT CMILT</td>
<td>Engineering Director, Queensberry Design Ltd</td>
</tr>
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</table>
INTERESTED PERSONS OPPOSING THE PROPOSAL

<table>
<thead>
<tr>
<th>Name</th>
<th>Position</th>
</tr>
</thead>
<tbody>
<tr>
<td>Grahame Morris MP</td>
<td>Local Member of Parliament</td>
</tr>
<tr>
<td>Marian Oliver JP</td>
<td>Chair, Dalton-le-Dale Parish Council</td>
</tr>
<tr>
<td>Mabel Hepplewhite</td>
<td>Vice-Chair, Dalton-le-Dale Parish Council</td>
</tr>
<tr>
<td>Paul Fletcher</td>
<td>Deputy Town Clerk, Seaham Town Council</td>
</tr>
<tr>
<td>Stan Cudlip</td>
<td>Local resident, speaking on behalf of the Dalton-le-Dale Action Group Against Bellway (DLDAGAB)</td>
</tr>
<tr>
<td>Howard Richards</td>
<td>Local resident, speaking on behalf of the DLDAGAB</td>
</tr>
<tr>
<td>Kelly Monahan PhD</td>
<td>Local resident, speaking on behalf of the DLDAGAB</td>
</tr>
<tr>
<td>Gerald Gustard</td>
<td>Local resident, speaking on behalf of the DLDAGAB</td>
</tr>
<tr>
<td>Angela Sandwith</td>
<td>Local resident</td>
</tr>
<tr>
<td>Edwin Mason BSc(Hons) PhD MIET CEng</td>
<td>Chair, Dalton Heights Residents Association; Vice-Chair, Durham Heritage Coast Partnership; and local resident</td>
</tr>
<tr>
<td>Elaine Brooks</td>
<td>Local resident</td>
</tr>
</tbody>
</table>

CORE DOCUMENTS

Submitted Planning Application Documents and Plans (December 2015)

| CD1.1 | Applications Forms and Certificate                                    |
| CD1.2 | Covering Letter                                                        |
| CD1.3 | Site Location Plan 445-BEL-001                                         |
| CD1.4 | Site Plan As Existing 445-BEL-002                                      |
| CD1.5 | Proposed Site Layout 445-BEL-13-020-P00 Rev T                          |
| CD1.6 | Adoption Plan 445-BEL-13-020-P01                                       |
| CD1.7 | Boundary Treatment Plan 445-BEL-13-020-P02                             |
| CD1.8 | Proposed Colour Site Layout 445-BEL-13-020-P03                         |
| CD1.9 | Spatial Syntax Plan 445-BEL-13-020-P04                                 |
| CD1.10| Proposed Site Sections 445-BEL-13-020-P10                              |
| CD1.11| Landscape Master Plan 868_PJ1740_01                                     |
| CD1.12| Landscape Photomontage Viewpoint 3 868(PJ1740)                          |
| CD1.13| Landscape Photomontage Viewpoint 6 868(PJ1740)                          |
| CD1.14| 1000mm High Railings S6/D03                                            |
| CD1.15| 1800mm High Wall & Close Boarded Fence S6/D06                          |
| CD1.16| 1800mm to 900mm "Transitions" Close Boarded S6/D08                     |
| CD1.17| 1800mm High Acoustic Fencing S6/D10                                    |
| CD1.18| 3000mm to 2100mm High Acoustic Fencing Sections S6/D10                 |
| CD1.19| 1200mm High Post & Rail Fence S6/D17                                   |
| CD1.20| Double Shared Garage L6808                                             |
| CD1.21| Single Garage                                                          |
| CD1.22| Sales Garage                                                           |
| CD1.23| Planning Layouts Standard Acacia A1417-std/00/01                       |
| CD1.24| Planning Elevations Standard Acacia A1417-std/00/02                    |
| CD1.25| Planning Layouts Standard Cherry A796-std/00/01                        |
| CD1.26| Planning Elevations Standard Cherry A796-std/00/02                     |
| CD1.27| Planning Layouts Standard Chestnut A965-std/00/01                      |
| CD1.28| Planning Elevations Standard Chestnut A965-std/00/02                   |
| CD1.29| Planning Layouts Standard Hawthorn A931-std/00/01                      |

https://www.gov.uk/planning-inspectorate
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<td>Planning Elevations Standard Hazel A915-std/00/02</td>
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<td>Planning Layouts Standard Maple A1194-std/00/01</td>
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<td>Planning Layouts Standard Plane A1698-std/00/01</td>
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**Submitted Planning Application Plans and Reports (December 2015)**

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<tr>
<td>CD2.2</td>
<td>Design and Access Statement</td>
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<tr>
<td>CD2.3</td>
<td>Landscape and Visual Appraisal Report</td>
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<td>CD2.4</td>
<td>Landscape and Visual Appraisal Figures</td>
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<td>CD2.5</td>
<td>868_PJ1740_01_Landscape Masterplan</td>
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<td>868(PJ1740)_LVA Photomontage - Viewpoint 6</td>
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<td>868(PJ1740)_LVA Photomontage - Viewpoint 3</td>
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<td>CD2.8</td>
<td>Summary Statement</td>
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<td>CD2.9</td>
<td>Agricultural Land Classification</td>
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<td>CD2.10</td>
<td>Extended Phase 1 Habitat Survey</td>
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<td>CD2.11</td>
<td>Habitats Regulations Assessment Scoping Opinion</td>
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<td>CD2.12</td>
<td>Flood Risk Assessment</td>
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<tr>
<td>CD2.13</td>
<td>Geoenvironmental Appraisal</td>
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<td>CD2.14</td>
<td>Geophysical Survey</td>
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<td>CD2.15</td>
<td>Historic Environment Desk Based Assessment</td>
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<td>CD2.16</td>
<td>Noise Assessment Report</td>
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<td>CD2.17</td>
<td>Transport Assessment</td>
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<td>CD2.18</td>
<td>Interim Residential Travel Plan</td>
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**Revised Planning Application Documents (February 2016)**

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<tr>
<th>CD3.1</th>
<th>445-BEL-001A - Site Location Plan</th>
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<td>445-BEL-002A - Site Plan as Existing</td>
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<td>CD3.3</td>
<td>445-BEL-13-020-P00U - Proposed Site Layout - 01-02-16</td>
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<tr>
<td>CD3.4</td>
<td>445-BEL-13-020-P01A - Adoption Plan</td>
</tr>
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<td>CD3.5</td>
<td>445-BEL-13-020-P02A - Boundary Treatment Plan</td>
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<td>868_PJ1740_01_Rev A Landscape Masterplan</td>
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<tr>
<td>CD3.7</td>
<td>Signed Covering letter</td>
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<td>CD3.8</td>
<td>Flood Risk Assessment (Updated)</td>
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<tr>
<td>CD3.9</td>
<td>QD975-00-01 Rev D - Engineering Layout</td>
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<tr>
<td>CD3.10</td>
<td>445-BEL-13-020-P00U - Proposed Site Layout - 16-02-16</td>
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**Statement of Case / Statement of Common Ground /Proofs of Evidence**

| CD4.1  | DCC Appeal Questionnaire                     |
| CD4.2 | Appellant Statement of Case |
| CD4.3 | DCC Statement of Case |
| CD4.4 | Planning Statement of Common Ground |
| CD4.5 | Housing Statement of Common Ground |
| CD4.6 | Evidence of Neil Westwick |
| CD4.7 | Summary of Evidence of Neil Westwick |
| CD4.8 | Appendices to Evidence of Neil Westwick |
| CD4.9 | Evidence of Matthew Chard |
| CD4.10 | Appendix MDC 1 to Evidence of Matthew Chard |
| CD4.11 | Appendices MDC 2 – 5 to Evidence of Matthew Chard |
| CD4.12 | Evidence (and Appendices) of Darren Wisher |
| CD4.13 | Evidence of Ray Leverton |
| CD4.14 | Summary of Evidence of Ray Leverton |
| CD4.15 | Evidence of Mark Russell |
| CD4.16 | Summary of Evidence of Mark Russell |
| CD4.17 | Summary of Evidence Tom Charrier |
| CD4.18 | Evidence of Tom Charrier and Appendices A, B and C |
| CD4.19 | Appendices D – H to Evidence of Tom Charrier |
| CD4.20 | Rebuttal Evidence of David Usher |
| CD4.21 | Rebuttal Evidence of Thomas Bennett |
| CD4.22 | Rebuttal Evidence of Tom Charrier |

**Consultation Responses**

| CD5.1 | Affordable Housing (Mrs Angela Stephenson) |
| CD5.2 | Air Quality (David Gribben) |
| CD5.3 | Archaeology Response |
| CD5.4 | Design and Conservation Comments (Judith Miller) |
| CD5.5 | Drainage and Coastal Protection (John Anderson) (1) – 28.01.2016 |
| CD5.6 | Drainage and Coastal Protection (John Anderson) (2) – 09.03.2016 |
| CD5.7 | Durham Constabulary (Steven Drabik) |
| CD5.8 | Ecology |
| CD5.9 | Economic Development (Adam Richardson) |
| CD5.10 | Education (Graeme Plews) |
| CD5.11 | Environmental Health (Emma Tindall) |
| CD5.12 | Highways (Alan Glenwright) (1) – 19.01.2016 |
| CD5.13 | Highways (Alan Glenwright) (2) – 18.04.2016 |
| CD5.14 | Highways (Alan Glenwright) (3) – 24.05.2016 |
| CD5.15 | Landscape (John Lochen) |
| CD5.16 | Local Air Quality (David Gribben) |
| CD5.17 | Natural England (Dawn Kinrade) |
| CD5.18 | Neighbourhood Services (Mr Stuart Clasper) |
| CD5.19 | Noise Action Team (Mark Anslow) |
| CD5.20 | Northumbrian Water (Daniel Woodward) |
| CD5.21 | Rights of Way (Owen Shaw) |
| CD5.22 | Sustainability (Mr Stephen Macdonald) |

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### Appendix C

Appeal Decision APP/X1355/W/16/3165490

| CD5.23 | Sustainable Travel |
| CD5.24 | Committee Report (June 2016) |
| CD5.25 | Decision Notice |
| CD5.26 | Landscape (John Lochen) - 11.08.14 DM/14/02017/FPA |

### Other Core Documents

| CD6.1 | National Planning Policy Framework (March 2012) |
| CD6.2 | National Planning Practice Guidance - Extracts |
| CD6.3 | Planning Inspectorate Good Practice Advice Note 09 |
| CD6.5 | Housing White Paper (2017) |
| CD6.6 | Saved Policies of the Easington Local Plan (2001) |
| CD6.7 | Relevant Extract from Easington Local Plan Maps |
| CD6.8 | Report into Objections to the Easington District Local Plan (Extract) (2000) |
| CD6.11 | Durham County Council Strategic Housing Land Availability Assessment (2013) |
| CD6.12 | County Durham Plan Issues and Options (2016) |
| CD6.13 | Edge Analytics – County Durham Demographic Analysis and Forecasts (February 2016) |
| CD6.14 | County Durham Strategic Housing Market Assessment (2016) |
| CD6.15 | County Durham Settlement Study (2012) |
| CD6.17 | County Durham Core Evidence Base Technical Paper No.22 - Landscape (2009) |
| CD6.19 | County Durham and Darlington Historic Landscape Characterisation (Durham County Council and English Heritage, 2013) |
| CD6.20 | Natural England Technical Information Note TIN049 |
| CD6.21 | Agricultural Land Classification (Ray Leverton) |
| CD6.23 | Seaham Masterplan Update (December 2016) |
| CD6.24 | DCC Housing Trajectory (April 2017) |
| CD6.25 | Draft S106 Legal Agreement |
| CD6.26 | County Durham Landscape Strategy (Sheils Flynn and Durham County Council) (2008) |
| CD6.27 | County Durham Landscape Guidelines (Sheils Flynn and Durham County Council) (2008) |
| CD6.28 | 2013 SHLAA Seaham Map |

[https://www.gov.uk/planning-inspectorate](https://www.gov.uk/planning-inspectorate)
### Relevant Case law, Appeal Decisions and Evidence

| CD7.1 | Supreme Court Judgment - Suffolk Coastal District Council v Hopkins Homes and Richborough Estates v Cheshire East Borough Council (10 May 2017) |
| CD7.2 | High Court Decisions – Hopkins Homes v Suffolk Coastal DC and Richborough Estates vs Cheshire East B C (17 March 2016) |
| CD7.3 | High Court Decision - Daventry District Council v Secretary of State - CO/3447/2015 - (2 December 2015) |
| CD7.5 | Appeal Decision – Land West of Holborn View, Derbyshire (APP/M1005/A/13/2199128) (11 February 2014) |
| CD7.6 | Appeal Decision – Land adjacent to Mandarin Hotel, Derby (APP/F1040/W/16/3160135) 06/02/16 |
| CD7.7 | Appeal Decision – Land at Henfield in West Sussex (APP/Z3825/A/12/2172558. 26.09.12) |
| CD7.8 | Appeal Decision – Feniton, to the north of Ottery St Mary (APP/U1105/A/12/2172708). 25.09.12) |
| CD7.9 | Appeal Decision – Land at Congleton in Cheshire (APP/R0660/A/11/2158727. 16.08.12) |
| CD7.10 | Appeal Decision – Land at Ottery St Mary in Devon (APP/U1105/A/12/2180060, 14.12.12) |
| CD7.11 | Appeal Decision – Land at Coalville in Leicestershire (APP/G2435/A/11/2158154. 20.08.12) |
| CD7.12 | Appeal Decision – Land at Bishops Cleeve in Gloucestershire (APP/G1630/A/11/2159796. 16.07.12) |
| CD7.13 | Appeal Decision - Land at Winterley, Cheshire (APP/R0660/A/14/2216767, 14.01.15) |
| CD7.14 | Appeal Decision – Land to the west of Mount Park Drive and to the north of Newbiggen Lane, Lanchester (APP/X1355/W/15/3135895. 20.07.16) |
| CD7.15 | Evidence – Proof of Evidence of Darren Wisher for Land to the west of Mount Park Drive and to the north of Newbiggen Lane, Lanchester (APP/X1355/W/15/3135895) |
### Appeal Decisions

| CD7.16 | High Court Decision - Stroud District Council v Secretary of State - CO/4082/2014 - (6 February 2015) |
| CD7.17 | High Court Decision – Forest of Dean District Council vs Secretary of State For Communities and Local Government and Gladman Developments Ltd (4 March 2016) |
| CD7.18 | High Court Decision - Forest of Dean District Council vs Secretary of State For Communities and Local Government and Gladman Developments Ltd (4 October 2016) |
| CD7.19 | Appeal Decision – Land to the North East and South West of the B1200 (Legbourne Road), Louth, Lincolnshire (APP/D2510/A/14/2218774) |
| CD7.20 | Evidence – Proof of Evidence of Thomas Bennet for Land at former Community Hospital, Sedgefield (APP/X1355/W/16/3163598) |
| CD7.21 | Appeal Decision – Land at Kidnappers Lane, Leckhampton |
| CD7.22 | Court of Appeal Decision – Barwood and East Staffs BC (30 June 2017) |
| CD7.23 | Appeal Decision – Land North of Southam Road and East and West of Church Lane, Radford Semele, Warwickshire (APP/T3725/A/14/2222868) |

### Documents and Plans Submitted at the Inquiry

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<thead>
<tr>
<th>Document</th>
<th>Description</th>
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<tbody>
<tr>
<td>1</td>
<td>Appearances on behalf of the appellant</td>
</tr>
<tr>
<td>2</td>
<td>Appearances on behalf of the Council</td>
</tr>
<tr>
<td>3</td>
<td>Opening statement on behalf of the appellant</td>
</tr>
<tr>
<td>4</td>
<td>Opening statement on behalf of the Council</td>
</tr>
<tr>
<td>5</td>
<td>Figure MDC-13 - Local Landscape Types, Spatial Strategies Plan – submitted by the appellant</td>
</tr>
<tr>
<td>6</td>
<td>Information Sheet – key differences between the appellant and the Council on the Objectively Assessed Need for housing – prepared 25 July 2017</td>
</tr>
<tr>
<td>7</td>
<td>Plan presumed to represent proposals presented to the 1999 Easington Local Plan Inquiry – submitted by the appellant</td>
</tr>
<tr>
<td>8</td>
<td>Figure MDC-11 – Aerial Photograph &amp; Contours Plan – submitted by the appellant</td>
</tr>
<tr>
<td>9</td>
<td>Summary of Rebuttal Evidence on Housing Land Supply from Thomas Bennett, submitted by the Council</td>
</tr>
<tr>
<td>10</td>
<td>Note on Common Ground on Housing Land Supply</td>
</tr>
<tr>
<td>11</td>
<td>Agenda for Round Table Session dealing with Objectively Assessed Housing Need and Housing Land Supply</td>
</tr>
<tr>
<td>12</td>
<td>Bundle of 2 plans submitted by Mr Cudlip, showing proposals for housing on brownfield sites in Seaham</td>
</tr>
<tr>
<td>13</td>
<td>Statement of Marian Oliver</td>
</tr>
<tr>
<td>14</td>
<td>Statement of Mabel Hepplewhite</td>
</tr>
<tr>
<td>15</td>
<td>Statement of Stan Cudlip on behalf of the DLDAGAB</td>
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<tr>
<td>16</td>
<td>Aerial photograph submitted by Mr Cudlip, showing countryside areas to west, south and east of the appeal site</td>
</tr>
<tr>
<td>17</td>
<td>Statement of Howard Richards on behalf of the DLDAGAB</td>
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<tr>
<td>18</td>
<td>Statement of Kelly Monahan on behalf of the DLDAGAB</td>
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<td>19</td>
<td>Statement of Gerald Gustard on behalf of the DLDAGAB</td>
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<td>Statement of Angela Sandwith</td>
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<td>Statement of Edwin Mason</td>
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<td>Statement of Elaine Brooks</td>
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### Documents

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<tr>
<th>Document</th>
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<tr>
<td>23</td>
<td>Extract of the County Durham 2013 Strategic Housing Assessment Update Report – referred to by the DLDAGAB and submitted by the appellant</td>
</tr>
<tr>
<td>24</td>
<td>Note on Common Ground on Housing Land Supply (updated following the Round Table Session)</td>
</tr>
<tr>
<td>25</td>
<td>Letter from George F White dated 25 July 2017, with attachments including Land Registry details, relating to 12 Dalton Heights – submitted by the appellant</td>
</tr>
<tr>
<td>26</td>
<td>Drawing No 13-020-P01 Rev B - Adoption Plan at 1:500 scale, dated 27 July 2017 - submitted by the appellant</td>
</tr>
<tr>
<td>27</td>
<td>Note dealing with the Community Infrastructure Levy Regulations 2010 – submitted by the Council</td>
</tr>
<tr>
<td>28</td>
<td>Secretary of State Appeal Decision Ref APP/J3720/A/11/2163206 – submitted by the Council</td>
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<td>29</td>
<td>Appeal Decision Ref APP/R0660/A/14/2229034 – submitted by the Council</td>
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<td>Appeal Decision Ref APP/R0660/A/14/2228681 – submitted by the Council</td>
</tr>
<tr>
<td>31</td>
<td>Accompanied and unaccompanied site visit itinerary</td>
</tr>
<tr>
<td>32</td>
<td>Council Position Statement regarding possible development on 3 brownfield sites referred to by Mr Cudlip</td>
</tr>
<tr>
<td>33</td>
<td>Appeal Decision Ref APP/X1355/W/16/3163598 – submitted by the Council</td>
</tr>
<tr>
<td>34</td>
<td>Details of “upside down” houses at Dalton Heights on the boundary of the appeal site – submitted by Mr Cudlip</td>
</tr>
<tr>
<td>35</td>
<td>List of agreed conditions</td>
</tr>
<tr>
<td>36</td>
<td>Signed and executed S106 Agreement between The County Council of Durham, Gordon John Bulmer, Colin David Bulmer and Martin Robert Bulmer and Bellway Homes Limited</td>
</tr>
<tr>
<td>37</td>
<td>Final Summary Statement by Stan Cudlip on behalf of the DLDAGAB, with attached letter from Mortons Law, relating to land at 12 Dalton Heights</td>
</tr>
<tr>
<td>38</td>
<td>Photographs of the appeal site under cultivation, submitted by Mr Cudlip</td>
</tr>
<tr>
<td>39</td>
<td>Closing Submissions on behalf of the Council</td>
</tr>
<tr>
<td>40</td>
<td>Closing Submissions on behalf of the appellant</td>
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### Documents Submitted After the Close of the Inquiry

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<tr>
<td>41</td>
<td>Update by the Council to the release of “Planning for the right homes in the right places” consultation – 5 Year HLS – 18 September 2017</td>
</tr>
<tr>
<td>42</td>
<td>Response by the appellant on 20 September 2017 to the Council’s submission of 18 September 2017</td>
</tr>
<tr>
<td>43</td>
<td>Response by the DLDAGAB to the Council’s submission of 18 September 2017</td>
</tr>
<tr>
<td>44</td>
<td>Further submissions from the Council in an email dated 28 September 2017</td>
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</table>
SCHEDULE OF AREAS
APPROXIMATE GROSS SITE AREA = 6.04ha
NET RESIDENTIAL DEVELOPMENT AREA = APPROX 4.09ha
(THEREFORE 4.09 x AVERAGE OF 30 DHA = 121 DWELLINGS)
PUBLIC OPEN SPACES (INC SUDD BASINS) = APPROX 1.05ha

- PRIMARY ROADS WITHIN NEW DEVELOPMENT
- CREATING LOOP INCLUDING 3.6m CYCLE PATH
- SHARED SURFACES, SECONDARY ROADS AND CUL-DE-SACS WITHIN NEW DEVELOPMENT
- PROPOSED RESIDENTIAL DEVELOPMENT
- PROPOSED RESIDENTIAL DEVELOPMENT RESTRICTED TO 1.1.8 STOREY BUNGALOWS
- CENTRAL VILLAGE GREEN
- EXISTING & PROPOSED PEDESTRIAN CONNECTIONS
- PROPOSED TRIM TRAIL AND CYCLE ROUTE THROUGH OPEN SPACE
- PROPOSED PRIMARY VEHICLE ACCESS (SUBJECT TO DETAILED DESIGN)
- PROPOSED AREA OF PUBLIC OPEN SPACE
- APPROVED ADJACENT RESIDENTIAL DEVELOPMENT
- INDICATIVE LOCATION OF SUDD BASINS
- ASPIRATIONAL CONNECTIONS TO EXISTING NETWORK
- EXISTING BUFFER ALONG SOUTHERN BOUNDARY RETAINED
- ATTRACTIVE GREEN CORRIDOR BETWEEN APPROVED AND PROPOSED RESIDENTIAL DEVELOPMENT WITH AVERAGE WIDTH OF APPROXIMATELY 15m
- EXISTING OFF-SITE POND AND PLANTING RESPECTED BY LOCATION OF NEW OPEN SPACE
- USE OF SHARED SURFACE STREETS WITHIN THIS SPACE TO CREATE A PEDESTRIAN-FRIENDLY ENVIRONMENT
- POTENTIAL PLAY SPACE LOCATION
- 5m METRE LANDSCAPE BUFFER BETWEEN PROPOSED AND EXISTING RESIDENTIAL DEVELOPMENT
Gary Hoerty Associates Ltd.

Appendix E: Commentary on Ribble Valley Borough Council Housing
Land Supply position as at April 2017.

We have carried out an assessment of the published ‘Ribble Valley Borough Council Housing Land Supply position as at April 2017’ (Appendix E). In respect of the large sites that have not yet commenced the numbers allowed for on each site are for both affordable and open market housing. It appears to us that Ribble Valley Council are allowing for a proportion of affordable housing on those sites to come forward within the five year period and not all of the affordable housing.

The result of our assessment is that we disagree with the overall numbers that Ribble Valley Council have identified as being deliverable from the three large sites not started as set out in the table at the bottom of page 12 of the report and the inclusion of all of the 160 dwellings at Phase 2 Lawsonsteads Farm, Whalley and the inclusion of the two possible allocations.

Section 3 a) – Large sites not started

Our first area of concern is with respect to the numbers that have been allowed for from the three large sites in respect of which no development has yet started and we comment as follows:

Land at Higher Standen Farm and part Little Moor Farm, the Standen Strategic Site:

Ribble Valley Council have allowed in the first five years:

- 14 dwellings in year 1
- 57 dwellings per annum for the next three years and
- 83 for the fifth year

This achieves a total of 268 units.

We have received an email (Appendix F1) from Mark Calvert, the Land Director at Taylor Wimpey, who are developing the site in which he estimates that, including the affordable housing, they will deliver between 35 and 40 dwellings per annum.
Gary Hoerty of GHA has spoken to Richard Cornish of Ingham & Yorke, the agent for the Standen Estate. Mr. Cornish indicated that they anticipated completing the sale at the end of July 2017. The site at that time had not yet been acquired by Taylor Wimpey but they did subsequently complete the purchase at the end of July 2017 as indicated. Allowing any units in the period April 2017 to 31 March 2018 is in our view unrealistic. Taylor Wimpey have options over the whole of the site and they intend to exercise those options over time themselves and be the sole developer on the site according to Mr. Cornish, which means that the figures provided by RVBC are a gross over exaggeration of what can realistically be expected.

In our view therefore the figures should be:

- 0 in year one
- 20 in year 2
- 38 in the three following years (i.e. mid way between 35 and 40)

This gives rise to a number in total over the five year period of 134, meaning that the Council have over-estimated the number for the five year period by 134.

**Land to the south and west of Barrow and west of Whalley Road, Barrow:**

With regard to the land at Barrow, we have received a letter (Appendix F2) from Karl Longworth, the Land Director at Redrow Homes who acquired the northern part of the site on 14 July 2017. Mr. Longworth indicates that they will not deliver any housing in year 1; they expect to deliver 20 dwellings in total (affordable and open market) in year 2; thereafter assuming there is a second developer on the southern parcel of land he expects them to deliver 40 dwellings in year 3 (none from the second developer) and a joint delivery of 60 dwellings per annum in years 4 and 5.

The position as stated by Mr Longworth is confirmed in an email from David Lock Associates the planning consultants for the site, a copy of which is attached at Appendix F3. Therefore the Council’s year 1 figure of 0 is correct and the year two figure of 20 is acceptable but the year 3 figure should be 40 and years 4 and 5 should be 60 in each year.
This information has previously been provided to the Council (see letters from GHA Ltd, the agent for the appellant, to and from Joanne Macholc, included as Appendices F4, F5 and F6).

We suggest therefore that this site will provide:

- 0 in year 1
- 20 in year 2
- 40 in year 3 (rather than 60) and
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giving a total of 180 and a reduction of 60 from the Council's figure of 240.

**Land off Waddington Road, Clitheroe:**

We have spoken to John Staples of Ingham and Yorke the agents for the main landowner of the land at Waddington Road, Clitheroe, and understand that Morris Homes who have or are acquiring the adjoining site at Milton Avenue are also in negotiations to acquire this site. The Milton Avenue site is for 42 units and it is therefore correct for RVBC to have no delivery for 2 years because during this period Morris Homes will be developing out their smaller site but we would argue that year 3 should be 15 not 30 to take into account the site set up period and timescale of delivery of the 42 units on the Milton Avenue site and then 30 each for years 4 and 5.

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In our view, it is likely to be six to twelve months before phase 2 is in the hands of a developer and therefore potentially two years with no delivery allowing for 30
dwellings per annum from the site in years 3, 4 and 5. This would result in 90 units delivered not the 160 claimed by the Council), giving a shortfall of 70 dwellings.

Section 5 – allocated sites

We would propose deducting the 50 they have included, for the reasons set out in the appeal statement.

Conclusion

Therefore we are proposing that the figures used in the Council’s assessment on page 11 should be altered as follows:

SITES NOT STARTED

The deduction for dwellings on large sites deliverable beyond 5 year period should be increased from – 1,221 to – 1,500 an increase of 279 as set out above. The effect of this is an amended subtotal reduced from 1,729 to 1,490 which after deducting 10% (149) gives an a figure of 1,341

SITES UNDER CONSTRUCTION

No change proposed 831

ADDITIONAL CONTRIBUTIONS

Deduct the 50 that has been allowed for allocations gives 0

Windfall allowance remains the same 115

Total Supply 1,341 + 831 + 0 + 115 = 2,287

FIVE YEAR POSITION

2287 ÷ 452 = 5.06
Peter

I estimate including affordables, around 35-40 dwellings per annum. We are due to start on site this Summer.

Mark

From: Peter Vernon [mailto:peter.vernon@vernon.co.uk]
Sent: 20 July 2017 10:56
To: Mark Calvert - TW Manchester
Subject: Re: Ribble Valley

HI again Mark

We are looking at an appeal for our refusal on our Higher Road, Longridge site, and wonder if you could advise us as to your expected delivery rate on your Standen site?

Regards

Peter Vernon
07702 415772
Further to our recent communications regarding the projected delivery of housing from the site at Barrow that we acquired from your clients in July 2017 I am writing to set out my expectations which are as follows:

We are currently concentrating on the delivery of infrastructure which includes the central access road and new foul water pumping station, we would normally expect to spend twelve months dealing with site infrastructure, services and getting a show house ready on site, we would expect to deliver circa 20 dwellings (open market and affordable) in the second year and circa 40 dwellings per annum thereafter provided we are the only house builder on site. In the event that a second house builder acquires the southern parcel we would expect a combined output of circa 60 dwellings per annum.

Therefore in the context of the council's April housing figures we would expect assuming a second developer is on site in twelve months time 0 in year one; 20 in year two; 40 in year three and sixty per annum for years four and five.

Regards

Karl

Karl Longworth
Land Director
Redrow Homes Limited
Redrow House, 14 Eaton Avenue
Matrix Office Park, Buckshaw Village, Chorley
Lancashire, PR7 7NA
Telephone: 01772 643700
Mobile: 07766 161332
Extension: 3270
Website: www.redrow.co.uk
Dear Joanne,

Sorry for the delay in getting back to you on this matter, which has been due to a particularly heavy workload at present.

However, I have now spoken to my clients and their property advisers (who have also liaised with Redrow) and can now advise you on the projected delivery of housing from the site at Barrow. Redrow acquired the northern parcel on the site from our clients in July 2017 and work is now underway on the development.

Redrow are currently concentrating on the delivery of infrastructure, which includes the central access road and new foul water pumping station. They expect to take about 12 months dealing with site infrastructure, services and getting a show house ready on site. They then expect to deliver circa 20 dwellings (open market and affordable) in the second year and circa 40 dwellings per annum thereafter provided they are the only house builder on site.

In the event that a second house builder acquires the southern parcel we would expect a combined output of circa 60 dwellings per annum. The southern parcel now has reserved matters approval for 225 dwellings (3/2017/0050), is being marketed and there is interest in the site.

Therefore in the context of the Council's April housing figures we would expect assuming a second developer is on site in twelve months' time the following delivery (per annum):

0 – Year 1 (current year)
20 – Year 2
40 – Year 3
60 – Year 4
60 – Year 5

I hope that this information is of some assistance and is not too late for inclusion in your figures.

Regards

Duncan Chadwick
Partner

David Lock Associates
50 North Thirteenth Street
Central Milton Keynes
MK9 3BP

T. 01908 666276
e-mail: dchadwick@davidlock.com

Visit our website at www.davidlock.com
Dear Duncan
I wonder if you are in a position yet to provide the information below which will feed into the current survey?

Kind regards
Joanne

Dear Joanne
Thanks for this. I will seek instructions and updates from my clients and property advisers and respond as soon as possible

Regards
Duncan

Sent from my iPhone

On 13 Sep 2017, at 12:15, Joanne Macholc <Joanne.Macholc@ribblevalley.gov.uk> wrote:

Dear Duncan
The Council will be undertaking its next survey of housing land availability at the end of this month. In advance of this I am seeking information on deliverability in relation to specific large sites, to inform estimates of delivery and supply in calculating the five year supply position. The five year position and questioning of specific sites is a source of constant debate and I am keen to gain the most realistic and accurate picture of it as possible. This may also feed into the current examination of the Housing and Economic Development DPD.
I am aware that Redrow Homes has planning permission for 183 dwellings (ref 3/2017/0064) on the northern part of the larger site and that site preparation works and the construction of the central access road have commenced. I have contact Nichola Burns at Redrow for estimates of delivery in relation to the northern part of the site. Your company has gained planning permission on behalf of the owner of the southern part of the site for 225 dwellings (ref: 3/2017/0050) and I should be grateful if you could provide up to date information as follows to facilitate estimates of delivery:

- Whether a developer is involved in the site;
- The likely number of developers;
- Estimated date of commencement of construction of dwellings;
- Estimated date of completion of first dwelling;
- Estimated no. of dwellings to be delivered in the following monitoring periods (including any affordable housing):
  - 1/10/17-30/9/18
  - 1/10/18-30/9/19
  - 1/10/19-30/9/20
  - 1/10/20-30/9/21
  - 1/10/21-30/9/22
- Date for completion of development if beyond the five year period.
- Any other information which will assist in making estimates of delivery.

Please note that any information you provide may be made available in the public domain appropriate e.g. in support of housing land matters at appeals and examinations.

I look forward to your input into this important matter and should be grateful if you could respond by Monday 25th September 2017.

Kind regards,

Joanne Macholc
Joanne Macholc BSc(Hons), Dip TP, MRTPI | Senior Planning Officer | Ribble Valley Borough Council
Tel: 01200 413200
Email: joanne.macholc@ribblevalley.gov.uk

Please note my normal working pattern is: all day Monday and Tuesday; and Weds morning. In my absence please contact my job share partner diane.neville@ribblevalley.gov.uk

View the adopted Core Strategy here

Tops for resident satisfaction – 94% of residents are satisfied with Ribble Valley as a place to live (Perception Survey 2016)

Happiest residents in the UK – Ribble Valley has a ‘happiness rating’ of 8.2 compared to a UK average of 7.5 (Halifax Rural Quality of Life Survey 2016)

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3 April 2017

Our Ref: VHLP/778/2194/GH
Your Ref: 3/2016/1082

By Email & By Post

Mrs J Macholc
Planning Department
Ribble Valley Borough Council
Council Offices
Church Walk
Clitheroe
BB7 2RA

Dear Joanne

Re: Our Clients – VII Land Partnerships – Proposed development on land off Higher Road, Longridge for the demolition of 74 Higher Road, the erection of up to 123 dwellings and formation of access (application number 3/2016/1082)

I am writing further to your recent exchange of emails with Kieran Howarth regarding the Council’s housing land supply position.

I was in attendance at last month’s Planning and Development Committee meeting when the Council were clearly informed by Ken Hind, supported by John Heap, that the Council has a five year housing land supply. This, although it should not have influenced the decision in respect of the above mentioned application, played a significant role in the Councillors’ decision to be minded to refuse the application on the basis of oversupply, notwithstanding the fact that the report to them also stated that the Council had a five year supply but that the application should still be approved.

I am aware that Kieran has had correspondence with you in connection with the Council’s housing land supply position. My colleague, Peter Vernon, and I are both currently reviewing the Council’s housing land supply and how this is made up, we have numerous observations in respect of it which cause us to believe that the Council does not in actual fact have a five year housing land supply. However the most immediately obvious anomaly appears to be the amount of housing that the Council considers will be delivered within the next five years from the large site in Barrow (3/2012/0630) which has outline planning permission for up to 504 dwellings. The Council has chosen to allocate 80 dwellings per annum in years 3, 4 and 5 to this site whereas the Standen strategic site (3/2012/0942), which is twice as big, only has 40 dwellings per annum for the same period allocated to it, as does the quite large site off Waddington Road (3/2014/0597) for up to 360 dwellings.
I am the selling agent for the land at Barrow and I have no doubt that the figures that have been used in the five year housing land supply are over estimated and in no way achievable. There are no stated assumptions as to why the Council has chosen to anticipate such a high level of supply from this particular site which is inconsistent with other sites within the Borough, both in terms of existing and previous delivery and indicated future delivery. The planning consultants for the site are based in Milton Keynes and it is possible that if they have provided information about expected sales rates they are not in tune with local circumstances. I would be grateful for an explanation for the level of delivery expected from the Barrow site.

In my opinion the Council should provide for an allowance of no more than 40 dwellings per annum from the site in years 3, 4 and 5 in line with what you have anticipated from the other sites that I have referred to above. This alone would see the removal of 120 dwellings from the housing land supply which would not be off-set by the 85 dwellings that have been allowed from the Grimbledeestone site in Longridge.

With regard to the site at Barrow, as you are aware it has taken far longer than anyone anticipated to start delivering units on the site and the current arrangements with Redrow Homes, who have submitted a reserved matters application on approximately half of the site, mean that their ultimate acquisition and development of part of the site is subject to the approval of that application and it has not yet been determined. The timescale from taking occupation of a site to the first dwellings being available for occupation is a period of approximately 12 months, this being an allowance of two months for sewer and road construction and six to seven months for a show house to be ready and then several months for completion of the first purchases. This timescale is consistent with the Redrow Homes site in Whalley and their anticipated timescale for Barrow.

Notwithstanding the fact that the owners of the site have submitted a reserved matters application for the remainder of the site we have not yet been instructed to market the rest of the site so there is currently no buyer waiting to take on Phase 2. Furthermore there is off-site infrastructure that needs to be delivered to fully provide for the development of Phase 2 in the form of a significant water main upgrade which is likely to take a minimum of 12 to 18 months to be delivered. All of this raises doubts about the year 2 delivery rate of 40 which we consider should be reduced to 20.

The other major area where housing land supply is open to question is the delivery of housing on the Lawsonsteads Farm site in Whalley in respect of which I am also involved as a joint selling agent. In respect of this site the Council are on the verge of refusing two discharge of condition applications which would, if approved, bring forward the delivery of housing on Phase 2 of this site. The refusal of the applications could mean that development on the second phase might not commence for at least 12 months and consequently it is unrealistic in my opinion to include the whole of this site within the five year supply figures when there might be no delivery for the next two years.
With regards to Affordable Housing (AH), it appears to us that the Council has assumed that all AH will be delivered in the 5 year period; if this is the case this is unrealistic. If a more realistic phasing of AH is adopted in relation to just the Standen site this alone reduces supply by 273 units. I would be grateful for confirmation that we have correctly interpreted the way in which the Council have dealt with AH.

On a more general note, we feel that detailed consideration should be given to more of the smaller sites’ annual ability to contribute, setting out how they contributes year by year as has been done for the biggest sites. We believe that delays with discharging reserved matters and getting on site will further reduce the actual supply.

In light of these early observations it is very clear to us that the Council is not on strong ground with regard to its claim to have a five year housing land supply and the councillors should be made aware of these factors when they are required to finally determine the above mentioned planning application at the next Planning and Development Committee meeting.

We are firmly of the opinion that the approval of the Higher Road application will significantly strengthen the Council’s position as far as other unwanted planning applications in less sustainable locations are concerned. In light of this the forward planning response to the application should in our opinion be re-written so as to provide a positive recommendation for the approval of the application and avoid the councillors overturning the officer recommendation and refusing the application.

I must emphasise the fact that a planning appeal will be lodged and progressed and the Council will find it extremely difficult to defend such an appeal with an inherent risk of significant costs being awarded against it.

This correspondence is a preliminary note with regard to housing land supply and we will be writing again once we have had a more thorough review of the sites included in the housing land supply after consulting with the developers concerned.

We would welcome an opportunity to meet with you to discuss this matter further and to work with the Council in any way we can so as to avoid an unnecessary appeal in respect of this site.

Yours sincerely,

Gary Hoerty

CC Colin Hirst
John Machole
Stephen Kilman
13 April 2017

Our Ref: VHLP/778/2194/GH
Your Ref: 3/2016/1082

By Email Only

Mrs J Macholc
Planning Department
Ribble Valley Borough Council
Council Offices
Church Walk
Clitheroe
BB7 2RA

Dear Mrs Macholc

Re: Our Clients – VH Land Partnerships – Proposed development on land off Higher Road, Longridge for the demolition of 74 Higher Road, the erection of up to 123 dwellings and formation of access (application number 3/2016/1082)

Thank you for your letter of the 12 April in response to my letter of the 3 April in connection with the Council’s housing land supply situation.

My own views on the site at Barrow and Lawsonsteads Farm, Whalley are the views that I have as the selling agent who has been involved in the disposal of the Barrow site as the sole appointed agent since December 2014 and as the joint selling agent for the land at Whalley for over seven years, having advised the landowner with regard to the promotion of the site by CEG. I am therefore speaking in my capacity as the agent for both of these sites and consequently with full knowledge of the potential timescale for the delivery of housing from both sites and with the approval of both clients who agree with my views.

My views are informed by current take up rates in the local and regional market, by the views of my joint agents (based upon their knowledge of developer build rates and sales rates) and by the views of developers as to what sales completions they expect to generate on each specific site. My views also take into account industry guidance on likely completions and generic guidance.

As the agent for the Barrow site I am aware that the RMA for the southern part of the Barrow site has been submitted by the owners of the site and not a developer and we do not currently have any agreements in place with a house builder for this part of the site.
Redrow Homes who we hope will purchase the northern part of the site if they obtain a satisfactory reserved matters approval have informed us that they would not expect to sell their first properties until after a period of approximately twelve months and that they would expect to sell circa 40 dwellings per annum to include the affordable in other words circa 28 open market dwellings. If there was a second outlet on site they consider that this might adversely affect the sales rate and in my professional opinion an allowance of 50 open market dwellings from the combined site per annum with two developers is much more realistic figure than the 80 that has been used to date.

In order to take the southern part of the site to the market, agree a deal, exchange contracts and for the buyer to potentially submit their own scheme I would expect the delivery of any completed units from this part of the site to take between 18 and 24 months to achieve.

With regard to the Lawsonsteads Farm site we have experienced severe difficulties as a consequence of Redrow Homes not providing infrastructure for the whole of the site as they are required to, which has delayed significantly the delivery of the largest part of the site and continues to do so. There is currently no developer in ownership of the phase 2 land and until such time as the current surface water drainage problems are resolved satisfactorily there can be no certainty with regard to the timescale for the delivery of the remaining 165 dwellings.

I note that you are unable to change the policy comments on this application, however it would appear prudent to advise members of the planning committee that if they are still minded to refuse this application principally because they believe the Council currently has a five year housing land supply that they should perhaps defer making a decision until such time as the update that you are working on is available.

Yours sincerely

Gary Hoerty

CC Colin Hirst, John Macholc, Stephen Kilmartin, Robert Major, Cllr Sue Bibby
Dear Mr Hoerty

PROPOSED DEVELOPMENT AT HIGHER ROAD LONGRIDGE: HOUSING LAND SUPPLY ISSUES

Thank you for your letter of 3 April regarding housing land supply issues in relation to the Higher Road application. I am sorry for the delay in responding as I was on leave last week.

I note that you are reviewing the housing land supply position and state your own views about delivery at Barrow, Lawsonsteads, affordable housing and small sites. The Council is reviewing the position too as part of the normal six monthly update. When the current update is complete, a report will be brought to the next available committee. As part of the current update, we seek updates on delivery on certain large sites including those at Barrow and Lawsonsteads to which you refer. We will then be in a position to see whether the information included in our October 2016 report is in need of update and whether or not it accords with your own estimates. As part of the wider update you will be aware that the Council has resolved to adopt a revised methodology for calculating the supply in relation to the 20% buffer on 6th April at the meeting of the Planning and Development Committee.

By way of brief explanation, in relation to the four matters you mention I can advise that in the latest published survey (as at 30 Sept 2016):

- The estimates of five year supply for Barrow site are built on information provided by the site’s agent. From this officers developed estimates recognising that the site would be developed in two parcels, one of which would commence in advance of the other and allowing for lead in times (one and two years respectively), each parcel would deliver 40 per annum. Since then these sites have moved on with the submission of reserved matters on both parcels. Estimates for the Standen and Waddington Road sites were also based on information provided by the agent/developer.
- The developer of the Lawsonsteads site indicated delivery wholly in the five year period.
- For clarification, only that element of affordable housing considered deliverable in the five year period is included in the five year supply.
• I note your general statement regarding small sites and that more consideration should be given to their contribution and believes that delays may further reduce supply. However no specific evidence is offered. You should note that where there is specific evidence of barriers to delivery, the sites are excluded from the five year supply as set out in the document.

The Council’s position includes a 10% slippage allowance for sites not commenced to add to the robustness of the calculation.

The survey currently being undertaken, will be comprehensive and include updates of completions, all new permissions, commencements, changes in details, lapsed permissions etc. It will provide the most up to date position, rather than altering certain aspects of supply of the previous survey in hindsight.

In light of the above I am not in a position to change the policy comments on the application. You will note that the officer’s report to the committee on 16th March recommended the application be deferred and delegated for approval.

I hope this is helpful.

Yours sincerely

[Signature]

JOANNE MACHOLC
SENIOR PLANNING OFFICER

cc Colin Hirst, John Macholc, Robert Major, Stephen Kilmartin
Clir S Bibby
We have carried out an assessment of the published ‘Ribble Valley Borough Council Housing Land Supply position as at April 2017’ (Appendix E). In respect of the large sites that have not yet commenced the numbers allowed for on each site are for both affordable and open market housing. It appears to us that Ribble Valley Council are allowing for a proportion of affordable housing on those sites to come forward within the five year period and not all of the affordable housing.

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In our view therefore the figures should be:

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This gives rise to a number in total over the five year period of 134, meaning that the Council have over-estimated the number for the five year period by 134.

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No change proposed 831

ADDITIONAL CONTRIBUTIONS

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Total Supply 1,341 + 831 + 0 + 115 = 2,287

FIVE YEAR POSITION

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