

Notice under Section 91 of the Localism Act 2011 Dated: 1 March 2016

INCLUSION ON THE LIST OF ASSETS OF COMMUNITY VALUE OF LAND/ POND/ FISHING LODGE SITUATED AT MIDDLE LODGE ROAD, BARROW ("THE ASSET")

BACKGROUND

On or about the 27th day of April 2015, Ribble Valley Borough Council ("The Council") received a nomination under Section 89 of Localism Act 2011 ("the Act") to list the Asset as an asset of community value. The nomination was made by Barrow Parish Council. A copy of the nomination, including a plan showing the location of the asset is attached at Appendix 1.

The owner/occupier of the asset has been informed by the Council that a nomination has been received. No response to the nomination has been received.

Under Section 87 of the Act the Council must maintain a list of land in its area that is of community value.

Section 88 of the Act defines land of community value thus:

- 1. For the purpose of this chapter but subject to regulations under sub-section (3), a building or other land in a Local Authority's area island of community value if in the opinion of the Local Authority:
 - (a) an actual current use of the building or other land that is not an ancillary use furthers the social wellbeing or social interests of the local community and
 - (b) it is realistic to think that there can continue to be non-ancillary use of the building or other land which will further (whether or not in same way) the social wellbeing or social interest of the local community:
- For the purpose of this chapter but subject to regulations under sub-section 3, a building or other land in the Local Authority's area that is not land of community value as a result of sub-section (1) is land of community value if in the opinion of the Local Authority:-
 - there is a time in the recent past when an actual use of the building or land that was not an ancillary use furthered the social wellbeing or interests of the community; and
 - (b) it is realistic to thank that there is a time in the next five years when there could be non-ancillary use of the building or other land that would further whether or not in the same way as before the social wellbeing or social interests of the local community.

Under Section 89 of the Act the Council can only include an asset on the list of assets of community value in response to a community nomination (as defined).

DECISION-MAKING PROCESS

The Council resolved at Policy and Finance Committee on the 29th day of January 2013 that the determination of applications for nomination of assets be delegated to the Head of Legal and Democratic Services (inter alia).

In accordance with this decision the Council has now fully considered the nomination and having considered the Act and the Assets of Community Value England Regulations 2012 (the Regulations), has decided to enter the property into its lists of assets of community value. This decision has been taken because:

- a. the application meets the criteria in that the assets lies within the administrative boundaries of the Council:
- b. Barrow Parish Council is entitled to make a community nomination in accordance with the provisions of the Act;
- c. the nomination form submitted by Barrow Parish Council includes the matters required under Regulation 6 of the Regulations;
- d. the asset does not fall within the description of land which may not be listed as specified in Schedule 1 of the Regulations;
- e. the nomination form sets out the reasons for nominating the asset, explaining why the asset meets the definition in the Act;
- f. the landowner has been served with a copy of the application and has had an opportunity to comment; but no comments have been received.
- g. in the opinion of the Authority the nominated asset is an asset of community value as its actual current primary use namely use as a Pond and Fishing Lodge for recreational and sporting interests furthers the social wellbeing or social interests of the local community.

NEXT STEPS

The asset will now be placed on the list of assets of community value which the Council is required to maintain under Section 87 of the Act. In accordance with Section 91 of the Act, the Council will send a copy of this notice to the owner of the land and Barrow Parish Council. The information about how the application has been determined will be published on the Council's website. The asset will remain on the Council's list of assets of community value for a period of 5 years from the date of this notice unless removed with effect from some earlier time in accordance with the provisions of the regulations.

The Localism Act 2011 requires that the Council draws your attention in particular to the following matters:

- The consequences for the land and its owner of the land's inclusion in the list.
- b. The right to ask for review.
- 4. THE CONSEQUENCES FOR THE LAND AND ITS OWNER OF THE LAND'S INCLUSION IN THE LIST

Inclusion of assets on the list of community value is a local land charge under the Local Land Charges Act 1975. The Council is required under Schedule 4 of the Regulations to apply to the Land Registry for a restriction to be added to the registered title of the land that no transfer or lease is to be registered without a certificate signed by a conveyancer that the transfer or lease did not contravene Section 95(1) of the Localism Act 2011. Under Section 95 of the Act an owner must notify the Council at the address shown below when they wish to enter into a relevant disposal (as defined in Section 96 of the Act) of that asset. Some types of disposal of listed assets are exempt and these are set out in full in Annex A of the Non-Statutory Advice Note issued to local authorities about the community right to bid. Annex A also identifies circumstances where, although there is no requirement in the legislation that the owner has to explain to the Local Authority that the disposal is exempt, it would be helpful for them to do so.

A moratorium period is triggered by notification under Section 95 to allow a community interest group to submit a written request to be treated as a potential bidder for the asset

Please note the owner of the asset does not have to sell the asset to the community interest group. There is also a "protected period" (18 months from the time that the owner notified the Local Authority of their intention to dispose of the assets) and during this time there can be no further moratoriums on sale and the owner is free to dispose of the property as they see fit.

The owner is advised to refer to Part 5, Chapter 3 of the Act and the regulations in full and to seek legal advice if they wish to dispose of the asset. A disposal of listed land which contravenes the Regulations and Act will be ineffective.

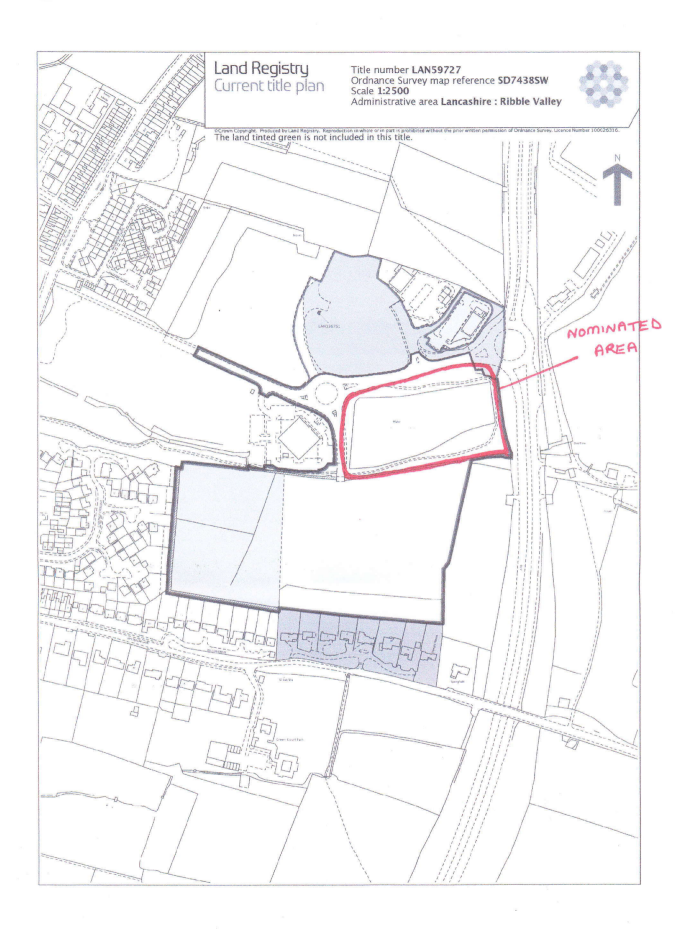
5. THE RIGHT TO ASK FOR A REVIEW (SECTION 92)

Asset owners have the opportunity to request a review of the decision to enter an asset on the list of assets of community value. The request must be made in writing before the end of the period of eight week beginning with the day on which written notice of inclusion of the land in the list was given by the Council. The internal review process in relation to the listing will be undertaken by the Chief Executive or the Head of Legal and Democratic Services where they have not been involved in the initial decision.

Landowners wishing to request a review of the decision should address their request to the Head of Legal and Democratic within the timescale set out above setting out the grounds for review and whether or not they wish to request an oral hearing.

Private owners may claim compensation for loss and expense incurred through the asset being listed including a claim arising from a period of delay in entering into a binding agreement to sell which is wholly caused by the interim or full moratorium period. Regulation 14 is the regulation that contains details about applications for compensation, which must be made before the end of thirteen weeks after the loss or expense was incurred. Part 5, Chapter 3 of the Act and the Regulations referred to above provide further detailed information.

Signed:	Adrice
	Head of Legal and Democratic Services
Dated: .	1st March 2016



This is a copy of the title plan on 25 FEB 2014 at 11:42:03. This copy does not take account of any application made after that time even if still pending in the Land Registry when this copy was issued.

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This title is dealt with by Land Registry. Fyide Office.

ASSETS OF COMMUNITY VALUE THE COMMUNITY RIGHT TO BID

NOMINATION FORM

Before completing this form, please read the material at:

http://mycommunityrights.org.uk/community-right-to-bid/

When completed the form should be sent to the local authority that covers the area in which the asset is located.

Section 1: The name of your organisation

Name of organisation (full name as written in your constitution or rules(if appropriate)):

BARROW PARISH COUNCIL

Address including postcode: KEMPLE VIEW, PENDLETON ROAD, WISWELL,

CLITHEROE, LANCASHIRE, BB7 9BZ

Section 2: Contact details

Name: MRS VICTORIA WILSON Position in the organisation: CLERK TO THE PARISH COUNCIL Address including postcode: KEMPLE VIEW, PENALETON ROAD, WISWELL, CLITHEROE, LANCASHIRE, BB7 9B2 Daytime telephone No: 07582 670562 Email address:		
CLERK TO THE PARISH COUNCIL Address including postcode: KEMPLE VIEW, PENALETON ROAD, WISWELL, CLITHEROE, LANCASHIRE, BB7 9B2 Daytime telephone No: 07582 670562 Mobile telephone No: 07582 670562 Email address:		
Address including postcode: KEMPLE VIEW, PENALETON ROAD, WISWELL, CLITHEROE, LANCASHIRE, BB7 9BZ Daytime telephone No: 07582 670562 Mobile telephone No: 07582 670562 Email address:		
CLITHEROE, LANCASHIRE, BB7 9BZ Daytime telephone No:		
Daytime telephone No:		
07582 670562 Mobile telephone No:		
07582 670562 Email address:		
Email address:		
barrowparish council @ gmail.com		
How and when best to contact you (by email or phone, and days of the week and / or times your prefer): BY EMAIL OR POST		

Section 3: Type of organisation

Description	Indicate all that apply	Registration number of charity and / or company if applicable
Neighbourhood forum		
Parish council	V	
Charity		
Community interest company		
Unincorporated body		
Company limited by guarantee		
Industrial and provident society		No. of the second secon

Section 4: Number of members registered to vote locally (unincorporated bodies only)

In the case of an unincorporated la neighbouring local authority, ple	d to vote locally. If they are registered to vote in the area of

Section 5: Local connection

In addition, your organisation must have a local connection, which means that its activities are wholly or partly concerned with the administrative area in which the nominated asset is located. Please explain what your organisation's local connection is.

THE ASSET IS LOCATED WITHIN THE PARISH OF BARROW WHICH IS REPRESENTED BY BARROW PARISH COUNCIL.

Section 6: About the land or buildings(s) you are nominating

What it is (e.g. public, local shop, recreation land):

POND / FISHING LODGE

Name of the premises (The Volunteer Pub, Jones stores):

Address including postcode (if know):
mIDDLE LODGE ROAD, BARROW, CLITHEROE, LANCASHIRE, BB7 9WA

Section 7: Details of the land

Please include details of the boundaries of the land you are nominating.

THE WATER AND THE SURROUNDING FOOTPATH ARE LOCATED ON THE CORNER OF HOLM ROAD AND MIDDLE LODGE ROAD IN BARROW. A NEW HOUSING ESTATE IS CURRENTLY BEING BUILT ON THE ADJOINING FIELDS.

(SEE ATTACHED MAP)

	Name (s)	Address (es)
Names of all current occupants of the land	NOT KNOWN*	
Name of current and last known addresses of all those owning freehold of the land	PAPILLON PROPERTIES LTD UNDER THE CARE OF FIELD CUNNINGHAM + CO	PO BOX 119, MARTELLO COURT, ADMIRAL PARK, ST PETER PORT, GUERNSEY, GY1 3HB ST JOHNS COURT, TO QUAY STREET, MANCHESTER, M3 3EJ
Names of current or last known addresses of all those having a leasehold interest in the land	NOT KNOWN *	

Section 8: Why you think the building or land has community value? DOCUMENTS ATTACHED Note that the following are not able to be assets of community value:

- A building wholly used as a residence, together with land "connected with" that residence. This means adjoining land in the same ownership. Land is treated as adjoining if it is separated only by a road, railway, river or canal.
- A caravan site.
- Operational land. This is generally land belonging to the former utilities and other statutory operators.

Does it currently further the social wellbeing or social interests* of the local community, or has it done so in the recent past and if so how?

*These could be cultural, recreational and/or sporting interests, so please say which one(s) apply.

BARROW IS AN EXPANDING VILLAGE BUT IT IS LACKING IN LOCAL AN EXPANDING VILLAGE 15 LIES AT THE END OF A POND / FISHING LODGE AMENITIES. THE VERY POPULAR THE VILLAGE AND IT IS A FOOTPATH FROM CONSIDERED A VALUABLE 15 RESIDENTS. IT WITH DESTINATION USE IT FOR FISHING VISITORS WHO RECREATIONAL BY ASSET VIEW THE SURROUNDING DUCKS AND FEED THE OR TO WILDLIFE.

Could it in future further the social wellbeing or social interests* of the local community? If so, how? (This could be different from its current or past use.)

*These could be cultural, recreational and/or sporting interests, so please say which one(s) apply. THAT THE POND/ LOCAL COMMUNITY HAS REQUESTED ESTATE IS FISHING LODGE SHOULD REMAIN IN TACT. A HOUSING ADJOINING FIELD AND RESIDENTS BULT AN CURRENTLY BEING ON EXISTING THE MUCH OF AS BARROW HOPE RETAIN TO POSSIBLE, MAINTAINING THE WILDLIFE AS AREAS AND NATURAL GREAT RECREATIONAL WILL HAVE STATE CURRENT AREA 175 PROVIDING A FOCAL POINT AND HELPING WELL AS AS SENSE OF COMMUNITY AMONGST THE EXPANDING BENEFITS TO DEVELOP () VILLAGE

Section 9: Submitting this nomination

What to include

- Evidence that the nominator is eligible to make a community nomination (The rules of your organisation / constitution)
- Names & Addresses of 21 Members who are registered to vote in the local community if the organisation is an unincorporated body

Signature

VWUSON

By signing your name here (if submitting by post) or typing it (if submitting by email) you are confirming that the contents of this form are correct, to the best of your knowledge.



RE: LAND AND POND/LODGE SITUATED AT MIDDLE LODGE, BARROW

TAKE NOTICE that the property referred to above (shown edged red on the attached plan) has been included in the list of assets of community value compiled by Ribble Valley Borough Council the Local Authority for the Barrow area.

On the 26 October 2017 the owners of the property served notice on the Local Authority stating their intention to enter into a relevant disposal.

Any community interest group (as defined by the Localism Act 2011) wishing to submit a written request to be treated as a potential bidder for the community asset must do so on or before 6 December 2017.

Requests must be made in writing and should be addressed to Ribble Valley Borough Council, c/o Diane Rice, Head of Legal and Democratic Services, Legal Services Section, Council Offices, Church Walk, Clitheroe, BB7 2RA.

Should any request be received, the property will then be subject to the full moratorium period which will cease on 25 April 2018 and be protected from further moratorium periods for a period of 18 months ending on the 25 April 2019.

Signed	Marshal Scott - Chief Executive
Date	1 November 2017

