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PLANNING COMMITTEE AGENDA

7.30 pm

Thursday 11 April 2019 Havering Town Hall, Main Road, Romford

Members 8: Quorum 4

COUNCILLORS:

Conservative Group (4)

Residents'Group (1)

Upminster & Cranham Residents Group' (1)

Robby Misir (Chairman)
Carol Smith (Vice-Chair)
Philippa Crowder
Matt Sutton

Stephanie Nunn

John Tyler

Independent Residents
Group
(1)

Labour Group (1)

David Durant

Paul McGeary

For information about the meeting please contact:
Richard Cursons 01708 432430
richard.cursons@onesource.co.uk

To register to speak at the meeting please call 01708 433100 before Tuesday 9 April 2019

Protocol for members of the public wishing to report on meetings of the London Borough of Havering

Members of the public are entitled to report on meetings of Council, Committees and Cabinet, except in circumstances where the public have been excluded as permitted by law.

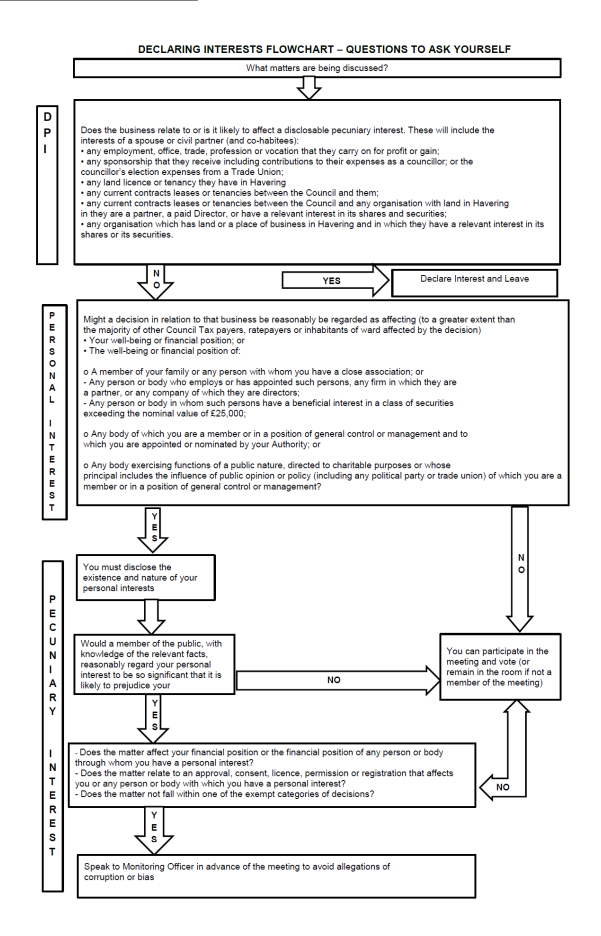
Reporting means:-

- filming, photographing or making an audio recording of the proceedings of the meeting;
- using any other means for enabling persons not present to see or hear proceedings at a meeting as it takes place or later; or
- reporting or providing commentary on proceedings at a meeting, orally or in writing, so
 that the report or commentary is available as the meeting takes place or later if the
 person is not present.

Anyone present at a meeting as it takes place is not permitted to carry out an oral commentary or report. This is to prevent the business of the meeting being disrupted.

Anyone attending a meeting is asked to advise Democratic Services staff on 01708 433076 that they wish to report on the meeting and how they wish to do so. This is to enable employees to guide anyone choosing to report on proceedings to an appropriate place from which to be able to report effectively.

Members of the public are asked to remain seated throughout the meeting as standing up and walking around could distract from the business in hand.



AGENDA ITEMS

1 CHAIRMAN'S ANNOUNCEMENTS

The Chairman will announce details of the arrangements in case of fire or other events that might require the meeting room or building's evacuation.

These are the arrangements in case of fire or other events that might require the meeting room or building's evacuation. (Double doors at the entrance to the Council Chamber and door on the right hand corner (marked as an exit).

Proceed down main staircase, out the main entrance, turn left along front of building to side car park, turn left and proceed to the "Fire Assembly Point" at the corner of the rear car park. Await further instructions.

I would like to remind members of the public that Councillors have to make decisions on planning applications strictly in accordance with planning principles.

I would also like to remind members of the public that the decisions may not always be popular, but they should respect the need for Councillors to take decisions that will stand up to external scrutiny or accountability.

Would members of the public also note that they are not allowed to communicate with or pass messages to Councillors during the meeting.

2 APOLOGIES FOR ABSENCE AND ANNOUNCEMENT OF SUBSTITUTE MEMBERS

(if any) - receive.

3 DISCLOSURE OF INTERESTS

Members are invited to disclose any interest in any of the items on the agenda at this point of the meeting.

Members may still disclose any interest in an item at any time prior to the consideration of the matter.

4 MINUTES (Pages 1 - 2)

To approve as a correct record the minutes of the meeting of the Committee held on 14 March 2019 and to authorise the Chairman to sign them.

Planning Committee, 11 April 2019

5 APPLICATIONS FOR DECISION (Pages 3 - 6)

See attached document

P1939.18 - LAND R/O 9-11 ELM ROAD (Pages 7 - 16)

Report attached

7 OTHER PLANNING MATTERS (Pages 17 - 18)

See Attached document

8 ITEMS FOR INFORMATION (Pages 19 - 20)

See Attached document.

Andrew Beesley
Head of Democratic Services



Public Document Pack Agenda Item 4

MINUTES OF A MEETING OF THE PLANNING COMMITTEE Havering Town Hall, Main Road, Romford 14 March 2019 (7.30 - 8.05 pm)

Present:

COUNCILLORS: 8

Conservative Group Robby Misir (in the Chair) Carol Smith (Vice-Chair),

John Tyler

David Durant

Philippa Crowder and Matt Sutton

Residents' Group Stephanie Nunn

Upminster & Cranham

Residents' Group

Independent Residents

Group

Labour Paul McGeary

There were 5 members of the public and a representative of the Press present.

Unless otherwise indicated all decisions were agreed with no vote against.

Through the Chairman, announcements were made regarding emergency evacuation arrangements and the decision making process followed by the Committee.

54 **DISCLOSURE OF INTERESTS**

There were no disclosures of interest.

55 **MINUTES**

The minutes of the meeting of the Committee held on 14 February 2019 were agreed as a correct record and signed by the Chairman.

56 **P2012.17 - 17 ELM GROVE, HORNCHURCH**

In accordance with the public speaking arrangements the Committee was addressed by an objector with a response by the applicant's agent.

The Committee also received a letter from Councillor Roger Ramsey that outlined the reasons for the call-in as he was absent.

The Committee considered the report and by a vote of 6 votes to 1 with 1 abstention RESOLVED to **GRANT PLANNING PERMISSION** subject to the conditions as set out in the report.

Councillors Tyler voted against the resolution to grant planning permission.

Councillor Nunn abstained from voting.

P1821.18 - 107 FRONT LANE UPMINSTER

The proposal was called in by Councillor Gillian Ford for consideration. Councillor Ford was absent from the meeting.

The Committee **RESOLVED** to delegate to the Head of Planning authority to issue the planning permission and impose conditions and informatives.

Chairman		

Agenda Item 5

Applications for Decision

Introduction

- 1. In this part of the agenda are reports on planning applications for determination by the committee.
- 2. Although the reports are set out in order on the agenda, the Chair may reorder the agenda on the night. Therefore, if you wish to be present for a specific application, you need to be at the meeting from the beginning.
- 3. The following information and advice only applies to reports in this part of the agenda.

Advice to Members

Material planning considerations

- 4. The Committee is required to consider planning applications against the development plan and other material planning considerations.
- 5. The development plan for Havering comprises the following documents:
 - London Plan March 2016
 - Core Strategy and Development Control Policies (2008)
 - Site Allocations (2008)
 - Romford Area Action Plan (2008)
 - Joint Waste Development Plan (2012)
- 6. Decisions must be taken in accordance with section 70(2) of the Town and Country Planning Act 1990 and section 38(6) of the Planning and Compulsory Purchase Act 2004. Section 70(2) of the Town and Country Planning Act 1990 requires the Committee to have regard to the provisions of the Development Plan, so far as material to the application; any local finance considerations, so far as material to the application; and any other material considerations. Section 38(6) of the Planning and Compulsory Purchase Act 2004 requires the Committee to make its determination in accordance with the Development Plan unless material planning considerations support a different decision being taken.
- 7. Under Section 66 of the Planning (Listed Buildings and Conservation Areas)
 Act 1990, in considering whether to grant planning permission for development
 which affects listed buildings or their settings, the local planning authority must
 have special regard to the desirability of preserving the building or its setting or
 any features of architectural or historic interest it possesses.
- 8. Under Section 72 of the Planning (Listed Buildings and Conservation Areas)
 Act 1990, in considering whether to grant planning permission for development

- which affects a conservation area, the local planning authority must pay special attention to the desirability of preserving or enhancing the character or appearance of the conservation area.
- 9. Under Section 197 of the Town and Country Planning Act 1990, in considering whether to grant planning permission for any development, the local planning authority must ensure, whenever it is appropriate, that adequate provision is made, by the imposition of conditions, for the preservation or planting of trees.
- 10. In accordance with Article 35 of the Development Management Procedure Order 2015, Members are invited to agree the recommendations set out in the reports, which have been made based on the analysis of the scheme set out in each report. This analysis has been undertaken on the balance of the policies and any other material considerations set out in the individual reports.

Non-material considerations

- 11. Members are reminded that other areas of legislation cover many aspects of the development process and therefore do not need to be considered as part of determining a planning application. The most common examples are:
 - Building Regulations deal with structural integrity of buildings, the physical performance of buildings in terms of their consumption of energy, means of escape in case of fire, access to buildings by the Fire Brigade to fight fires etc.
 - Works within the highway are controlled by Highways Legislation.
 - Environmental Health covers a range of issues including public nuisance, food safety, licensing, pollution control etc.
 - Works on or close to the boundary are covered by the Party Wall Act.
 - Covenants and private rights over land are enforced separately from planning and should not be considered.

Local financial considerations

- In accordance with Policy 6.5 of the London Plan (2015) the Mayor of London has introduced a London wide Community Infrastructure Levy (CIL) to fund CrossRail.
- 13. Other forms of necessary infrastructure (as defined in the CIL Regulations) and any mitigation of the development that is necessary will be secured through a section 106 agreement. Where these are necessary, it will be explained and specified in the agenda reports.

Public speaking and running order

- 14. The Council's Constitution allows for public speaking on these items in accordance with the Constitution and the Chair's discretion.
- 15. The items on this part of the agenda will run as follows where there are registered public speakers:

- a. Officer introduction of the development
- b. Registered Objector(s) speaking slot (3 minutes)
- c. Responding Applicant speaking slot (3 minutes)
- d. Ward Councillor(s) speaking slots (3 minutes)
- e. Officer presentation of the material planning considerations
- f. Committee questions and debate
- g. Committee decision
- 16. The items on this part of the agenda will run as follows where there are no public speakers:
 - a. Where requested by the Chairman, officer presentation of the main issues
 - b. Committee questions and debate
 - c. Committee decision

Late information

17. Any relevant material received since the publication of this part of the agenda, concerning items on it, will be reported to the Committee in the Update Report.

Recommendation

18. The Committee to take any decisions recommended in the attached report(s).





Planning Committee 11 April 2019

Application Reference: P1939.18

Location: Land R/O 9-11 Elm Road

Ward: Mawneys

Description: Demolition of lock up garages and

erection of 7 x 3 bed 5 person dwelling Houses and provision of 14 car parking

spaces.

Case Officer: Cole Hodder

Reason for Report to Committee: A Councillor call-in has been received.

1. BACKGROUND

1.1 The application was called in by Councillor Patel.

2 SUMMARY OF KEY REASONS FOR RECOMMENDATION

2.1 The approach to the site is design led and responds to the constraints associated with the site successfully. The applicant has worked proactively with the Council to mitigate any residual impacts associated with the proposed development.

The proposed development would deliver seven family homes of a high standard of accommodation for those future occupiers, with limited implications for the amenity of surrounding neighbouring occupiers. Weight is attributed to the current unrestricted use of the site and it is considered that the current proposals represent an efficient use of land, which is in a sustainable location.

Having regard to the alternative use of the site, the NPPF presumption in favour of sustainable development, the development plan and in the absence of any other quantifiable harm arising from the proposals, officers consider on balance, that planning permission should be granted subject to a legal agreement and conditions.

3 RECOMMENDATION

- 3.1 That the Committee resolve to GRANT planning permission subject to the completion of a legal agreement within 4 months of the date of resolution to secure the following planning obligations:
- A financial contribution of £42,000 to be used for educational purposes.
- All contribution sums shall include interest to the due date of expenditure and all contribution sums to be subject to indexation from the date of completion of the Section 106 agreement to the date of receipt by the Council.
- The Developer/Owner to pay the Council's reasonable legal costs associated with the Legal Agreement prior to the completion of the agreement irrespective of whether the agreement is completed.
- Payment of the appropriate planning obligations monitoring fee prior to the completion of the agreement.
- 3.2 That the Assistant Director of Planning is delegated authority to negotiate the legal agreement indicated above.
- 3.3 That the Assistant Director of Planning is delegated authority to issue the planning permission and impose conditions to secure the following matters and informatives:

Conditions

- 1 Time limit for implementation
- 2 Accordance with plans
- 3 Materials samples
- 4 Ground Contamination
- 5 Accordance with Plans
- 6 Landscaping (as per details submitted)
- 7 Flank Window restriction
- 8 Boundary Treatment
- 9 External Lighting
- 10 Refuse & Recycling
- 11 Cycle Storage
- 12 Hours of construction
- 13 Construction Methodology
- 14 Wheel Wash Facilities
- 15 Removal of Permitted Development Rights
- 16 NOx Boilers
- 17 Sound Insulation
- 18 Compliance with M4(2) of Building Regulations
- 19 Regulation 36 (2)(b) and Part G2 of the Building Regulations

Informatives

1. Approval following negotiation

4 PROPOSAL AND LOCATION DETAILS

4.1 Proposal

- This application seeks permission for Demolition of lock up garages and the erection of 7 x 3 bed 5 person dwelling Houses and provision of 14 car parking spaces and associated areas of landscaping.
- The proposals would introduce a more formalised surface for the access with a more defined shared space for non-car users.

4.2 Site and Surroundings

- 4.1 The application site comprises of an area of land to the rear of Elm Road. The site is occupied presently by 26 lock-up garages with access taken between 9 and 11 Elm Road via an existing vehicle crossover. The garages are currently vacant and use of the site has been limited, with the site appearing neglected. The applicant suggests that the site has been the subject of fly-tipping in the past. At the time of site inspection it was observed to be poorly maintained however access to the site was secured.
- 4.2 The surrounding area is predominantly residential.

4.3 Planning History

The following planning decisions are relevant to the application:

P1169.18 - Demolition of lock up garages and erection of 7 x 4 bed 6 person dwelling Houses and provision of 14 car parking spaces, associated refuse and recycling and associated landscape works – Withdrawn

P0270.88 – 3no. single storey detached dwellings with garages using existing access for residential purposes - Withdrawn

5 LOCAL REPRESENTATION

- 5.1 A total of 108 neighbouring properties were notified about the application and invited to comment.
- 5.2 The number of representations received from neighbours, local groups etc in response to notification and publicity of the application were as follows:

No of individual responses: 21 No of petitions: 1, 156 signatures

The following Councillor made representations:

- Councillor Patel
- Poor access to Emergency services
- Over development in small space
- Loss of privacy

With regards to the above, the access arrangements have been fully considered by officers, mindful of the existing use of the site, as have the implications for the development on local character.

It is acknowledged that the comments made by Councillor Patel were made prior to revisions being secured by planning staff to further mitigate the amenity impacts of the development. Those measures and an assessment on the amenity impacts associated, in particular with regards to loss of privacy will be outlined within the material considerations section of this report.

Representations

5.3 The following issues were raised in representations that are material to the determination of the application, and they are addressed in substance in the next section of this report:

Objections

- Insufficient parking for number of units
- Increased parking stress within surrounding roads
- Noise and disturbance
- Loss of privacy/overlooking
- Inability for emergency services to access the site
- Increased pollution
- Loss of light/overshadowing
- Increased flood risk
- Wildlife
- Pedestrian safety
- Discrepancies/inaccuracies on submitted plans

Some matters raised are immaterial in the consideration of a planning application. Matters such as loss of property value cannot be attributed weight in a planning decision for example. Any material matters raised in response to the statutory consultation have been fully considered by officers in making this recommendation.

In the case of matters concerning surface water run-off, in the event of an approval, a condition would be imposed requiring full details of a sustainable

drainage scheme. Similarly, a scheme requiring the approval of details of all internal and external lighting, detailed refuse and recycling arrangements would also be required to reinforce the information that has already been provided. The Council accepts in principle the location of the refuse storage.

5.4 Highway Authority: Objection

Environmental Health: No Objection subject to conditions

Fire Brigade: No objection, no further hydrants required

Fire Brigade: In the absence of a pump appliance being able to enter site, provision of sprinklers may be acceptable subject to the conditions of sub clause 50.1.2 a) or b) of BS 9991:2015.

6 MATERIAL PLANNING CONSIDERATIONS

- 6.1 The main planning issues raised by the application that the committee must consider are:
 - Principle of development
 - Design and appearance
 - Impact of the development on neighbouring amenity
 - Implications for highways/servicing, pedestrian access and parking.

6.2 Principle of Development

- 6.2.1 The NPPF and Policy CP1 support the increase in the supply of housing in existing urban areas where development is sustainable.
- 6.2.2 There are no objections in principle to the subject plot being brought forward for residential development. The NPPF requires Local Authorities to make as much use as possible of brownfield sites and underutilised land. Accordingly, the best use of the site is attributed significant weight in the decision making process. Decision takers at every level are advised in Para 38 of the NPPF that they "should seek to approve applications for sustainable development where possible."
- 6.2.3 The proposed development is acceptable in land use terms and is considered to largely accord with the aims and objectives of the development plan.

6.3 Design and Appearance

- 6.3.1 Policy DC61 states that development should respect the scale, massing and height of the surrounding physical context and the Nation Planning Policy Framework (NPPF) reinforces this by placing emphasis on good quality, design and architecture.
- 6.3.2 Following revisions negotiated with the applicant, the development would comply broadly with the above objectives set out by the Framework. The proposed terraced rows would benefit from a degree of uniformity and would exhibit a strong sense of place, responding positively to the constraints

- associated with the site. The principal elevation of each dwelling would be regressed in places to create visual interest.
- 6.3.3 The use of high quality materials lends further weight to the acceptability of the proposals. A detailed materials specification has been provided in support of the current submission and in the event of approval a condition would be imposed to ensure that materials palette is progressed.
- 6.3.4 Whilst materially larger than the existing garage units the development viewed in totality would present an acceptable redevelopment of the site from its historic use. Accordingly no objections are made with regards to the visual impact of the development and implications for local character.

6.4 Impact on amenity of surrounding residential properties

- 6.4.1 The Residential Design SPD states that new development should be sited and designed such that there is no detriment to existing residential amenity through overlooking and/or privacy loss and dominance or overshadowing. Policy DC61 reinforces these requirements by stating that planning permission will not be granted where the proposal results in unacceptable overshadowing, loss of sunlight/ daylight, overlooking or loss of privacy to existing properties.
- 6.4.2 Comments from residents suggest that the current use of the garages is limited and express concern over increased noise and disturbance resulting from the proposed development. Having regard to the limited use of the site at present, it is reasonable to conclude that the provision of seven dwellings would likely result in an increase over the existing. However, whilst it is unclear as to why the site has fallen into neglect members may wish to consider the potential for the site to be brought back into regular use. Particularly given the unrestricted nature of that historic use and its potential to cause noise and disturbance.
- 6.4.3 The concern expressed by residents over increased noise and disturbance as a direct result of the development is noted. Having regard to the level of prospective occupancy and the relationship of the new dwellings to adjacent sites, the resultant arrangement is not considered to be unusual or especially harmful in terms of noise and disturbance from the use of external areas or general activity within the site, no more so than what could be expected within a predominantly residential environment, nor that of any alternative use of the site.
- 6.4.4 With regard to the scale, bulk and mass of the dwellings and their position relative to neighbouring premises, it is not considered that there would be any unacceptable loss of light or undue level of overshadowing sufficient for planning permission to be withheld.
- 6.4.7 Loss of privacy and overlooking are material considerations. It was accepted that the proposed development would introduce new views of adjacent/adjoining sites owing to the two storey form of the development.

Revisions secured by staff introduced angled/oriel windows at first floor level to each of the proposed dwellings and a reduction in the size of the window serving the single bedroom at first floor level to the rear. Views over adjacent sites would either be at oblique angles over greater distances or from aspects with reduced/limited outlook. It is not considered on balance that such an arrangement would compromise the quality of the living environment experienced by future occupiers, but it is accepted that those revisions reduce further the potential for overlooking of nearby properties, even with the separation distances involved. With regards to those premises fronting Elm Road the distances at which views would be capable are within acceptable limits and the proposals are not judged to be unduly harmful in this respect.

- 6.4.8 In addition to loss of privacy and overlooking, a key consideration for the redevelopment of sites such as this is the perception of new buildings from adjacent sites. The dwellings would be adequately separated from shared boundaries with the closest residential occupier at a distance of 20 metres with greater distances observed throughout the remainder of the development. The current proposals are a significant departure from the earlier submission with the scale, bulk and massing of the dwellings reduced considerably in addition to their position within the site.
- 6.4.9 Whilst officers were satisfied that an acceptable level of amenity would be preserved for neighbouring residents, as an additional measure, subsequent revisions introduced a scheme of pleached trees to the rear boundary of the site in an arrangement that was agreed with the applicant. Whilst the scheme as a whole is viewed favourably in terms of the limited amenity impacts associated, securing additional planting is judged in this instance to reinforce the acceptability of the scheme. The planting would break up views of the dwellings from the rear gardens of adjacent plots and further reduce the perception of any residual overlooking issues. In the event of approval, the agreed arrangement would be required to be kept in perpetuity for the development.
- 6.4.9 In view of the historic use of the site and the positive aspects associated with its redevelopment, the measures negotiated with the applicant are considered to have mitigated any residual amenity impacts. It is not considered that there would be sufficient grounds to withhold permission on the amenity implications for neighbouring occupiers.

6.5 Implications for highways, pedestrian access and parking

6.5.1 Whilst the site is recognised to have a public transport accessibility level (PTAL) of 2 which translates to a poor level of access to public transport, there would be adequate parking and turning space within the site to accommodate vehicles for the new dwellings. A total of two off-street parking spaces are shown for each new dwelling which would exceed the policy requirement for off-street parking.

- 6.5.2 The access road is narrow and is in excess of 40 metres in length before it emerges into the site where there would be adequate space for vehicles to manoeuvre. There has been some dispute over the accuracy of the measurements given by the applicant for the access width at points along its length. Residents suggest that these figures are exaggerated and it is evident from site inspection that the access tapers on the approach to the site.
- 6.5.3 Boundary treatment and adjacent vegetation on the approach at the time of site inspection were viewed to close down somewhat the site opening and to give the impression of reduced width. However, any discrepancy at the opening of the site is considered to be negligible from officers when attending site. Conversely however, measurements taken by staff at intervals along the access do not fully correlate with those details contained on the applicant's layout plans. The width of the access at the intervals measured suggest a lesser minimum width than that given by the applicant with the access measured to be 3.40m at a point midway as opposed to the 3.60m figure given by the applicant. Furthermore at the extremities of the access on the approach to the subject site the width of the access was measured to be little more than 3.0m in width for a short section adjacent to outbuildings located in the rear gardens of 9 & 11 Elm Road respectively.
- 6.5.4 Given the limited width and what could be perceived as excessive length of the access there is concern over the level of service provided for non-car modes accessing the site. There is also potential for vehicles meeting as passing would not be possible. Additionally there would be a reliance on third party land to provide adequate visibility splays for emerging vehicles/pedestrians. These are all factors for members to consider as part of the planning balance. An objection has been made by the Highway Authority on these grounds.
- 6.5.5 Members will wish to consider that the access as it exists presently and as it would be utilised in the event of approval can be considered broadly comparable in respect of vehicle/pedestrian movement. The site presently accommodates 26 lock-up garages and the access has historically operated as a shared space where vehicles/non vehicle users would interact. That there is currently limited activity associated with the site is noted; however there is nothing to prevent the landowner from providing access to the garages thereby reinstating the historic use of the site.
- 6.5.6 The current proposals would allow for a more defined shared space with the use of high quality materials providing a clearer distinction than the existing arrangement. In the absence of a formal carriageway, the Manuals for Streets advises that with shared spaces 'motorists entering the area will tend to drive more cautiously and negotiate the right of way with pedestrians on a more conciliatory level'. Owing to its constrained nature it is reasonable to assert that the access would be a low speed environment.
- 6.5.7 There would be clear line of sight in either direction and as such it is envisaged that pedestrians/cyclists or drivers would wait for other users to complete their journey before setting off in much the same way if the historic

use of the site was reinstated. It is accepted that this may necessitate vehicles either waiting within the site or at the entrance. Whether this is of any greater harm than any alternative use of the site is a matter for members to consider carefully however such arrangements are not uncommon elsewhere within the borough.

- 6.5.8 The Council's Highways Engineer accepted that servicing of the site would not present any immediate concerns and could be undertaken by light vehicles accessing the site/larger vehicles utilising the roadway which would not be detrimental to the functioning of the highway. However, owing to the constrained access an RCV (Refuse Collection Vehicle) would not be able to access the site. The use of a private waste contractor was suggested by the applicant initially, however this would form a tenuous proposition as the Council has a statutory responsibility for domestic waste collection. Revisions were sought by officers with a communal collection point incorporated by the applicant and shown on subsequent layout drawings. Such an arrangement complies with Council Policy and is considered to be an acceptable arrangement in principle and one that has been utilised elsewhere in the borough on similar developments. In the event of approval further detail could be secured by a planning condition.
- 6.5.9 The concerns expressed by residents are focused largely on increased vehicle movements to and from the site and potential for overspill onto surrounding roads in addition to matters of highway safety and discrepancies on submitted layout plans.
- 6.5.10 Having regard to the historic use of the site, it is difficult to quantify the amount of traffic that would be generated; however, the proposals would reduce the amount of parking available from at least 26 (either utilising the garages or area to the frontage) to the 14 allocated spaces shown on layout plans submitted, an arrangement which is in excess of the policy requirement for off-street parking. It has been evident throughout this process that the access which currently serves the garages is unregulated in so far as that it does not appear to be controlled by any planning condition. Officers accept that the limitations of the site and resultant access arrangements present an area of concern to which members may attribute greater weight; however, mindful of the alternate use of the site and its potential for being brought back into regular use, consider that the current proposals represent an opportunity to improve upon the historic unregulated arrangement.
- 6.5.11 As part of the planning balance, officers have attributed some weight to the historic use of the site. In view of the wider benefits associated with the proposals any residual harm over and above that which may have been capable from any alternative use of the site would be outweighed in the opinion of officers by the other positive aspects of the scheme.

Conclusions

6.6 All other relevant policies and considerations have been taken into account. Planning permission should be granted subject to a legal agreement and conditions for the reasons set out above. The details of the decision are set out in the RECOMMENDATION.

AGENDA ITEM 7

Other Planning Matters

Introduction

- 1. In this part of the agenda are reports on planning matters, other than development presentations and planning applications for decision by the Committee.
- 2. Although the reports are set out in order on the agenda, the Chair may reorder the agenda on the night. Therefore, if you wish to be present for a specific application, you need to be at the meeting from the beginning.
- 3. The following information and advice only applies to reports in this part of the agenda.

Public speaking and running order

- 4. The Council's Constitution only provides for public speaking rights for those applications being reported to Committee in the "Applications for Decision" parts of the agenda. Therefore, reports on this part of the agenda do not attract public speaking rights.
- 5. The items on this part of the agenda will run as follows:
 - a. Where requested by the Chairman, officer presentation of the main issues
 - b. Committee questions and debate
 - c. Committee decision

Late information

6. Any relevant material received since the publication of this part of the agenda, concerning items on it, will be reported to the Committee in the Update Report.

Recommendation

7. The Committee to take any decisions recommended in the attached report(s).



AGENDA ITEM 8

Items for Information

Introduction

- 1. This part of the agenda is for the committee to receive reports and other items for information purposes only.
- 2. The items on this part of the agenda will not normally be debated and any questions of clarification need to be agreed with the chair.
- 3. The following information and advice only applies to reports in this part of the agenda.

Public speaking

4. The Council's Constitution only provides for public speaking rights for those applications being reported to Committee in the "Applications for Decision" parts of the agenda. Therefore, reports on this part of the agenda do not attract public speaking rights.

Late information

5. Any relevant material received since the publication of this part of the agenda, concerning items on it, will be reported to the Committee in the Update Report.

Recommendation

6. The Committee is not required to make any decisions with respect to the reports on this part of the agenda. The reports are presented for information only.

