

Agenda Item 7 Report PC01/18

Report to Planning Committee

Date 18 January 2017

By Director of Planning

Local Authority Winchester City Council

Application Number SDNP/17/03850/CND and SDNP/17/03856/CND

Applicant Country Homes Corhampton Ltd

Application SDNP/17/03850/CND - Variation of conditions 2 and 12 on

planning consent SDNP/16/02767/FUL to reflect new access

arrangements.

SDNP/17/03856/CND - Variation of conditions 2 and 12 on planning consent SDNP/16/02757/FUL to reflect new access

arrangements.

Address Vernon House, Warnford Road, Corhampton, Hampshire, SO32

3ND

Recommendation for SDNP/17/03850/CND: That planning permission be granted subject to conditions set out in Paragraph 11.1 of the report.

Recommendation for SDNP/17/03856/CND: That planning permission be granted subject to conditions set out in Paragraph 11.2 of this report.

## **Executive Summary**

Members considered the two applications at a previous meeting on the 9 November 2017. The decision was to defer both applications to consider 3 issues which required further clarification and information. These comprised of (1) highways matters relating to a new access at Vernon House onto the A32 in regard to visibility and the requirements of Hampshire County Council and refuse collection; (2) the Building Regulations matter of fire access at the adjacent Houghtons Yard scheme in regard to what is a regulatory requirement and what could be considered through relevant guidance or advice from a Fire Officer; and (3) the implications for the viability of the development in regard to the demolition of Vernon House and the creation of a larger access than as approved.

This report addresses these concerns. It is an addendum to the report previously considered by Members (see **Appendix 2**) and both reports should be read together in terms of a comprehensive assessment of the proposals.

The conclusions reached in the report in response to the reasons for deferral are:

- (1) The new development at Houghtons Yard, as approved, accords with Building Regulations.
- (2) Hampshire County Council (HCC) Highways have required a larger access primarily because their guidance requires sufficient turning for a larger refuse vehicle than the junction was designed for and to allow safer two way traffic at the junction without causing road safety issues, given the access is onto the A32. The visibility splay to the north remains an issue because it encroaches onto 3<sup>rd</sup> party land, the extent of which has however been reduced by the design of a wider junction. The visibility issue could however be overcome to the

satisfaction of HCC through its permanent retention being secured with the adjacent landowner.

(3) Further information and assessment on viability matters are to follow in the Update Sheet.

Notwithstanding the above considerations, officers remain of the view that access via De Port Heights is an acceptable approach in regard to highway safety of using De Port Heights for access and the impact upon residential amenities for the reasons outlined in the report in **Appendix 2**. Further information and assessment in regard to reason (3) will be provided in due course.

The application is recommended for approval subject to the conditions listed in paragraphs 11.1 and 11.2 of this report.

## I. Introduction

- 1.1 This updated report follows the planning committee's decision to defer decisions on the two applications SDNP/17/03850/CND and SDNP/17/03856/CND at the meeting on the 9 November 2017. Both applications were considered in one report, which is included at **Appendix 2** with the Update Sheet and minutes for the meeting.
- In summary, these applications propose that the 10 dwellings be accessed via De Port Heights through the adjacent new development at Houghtons Yard. An existing access at Vernon House onto the A32, would be retained for use by this property and a neighbouring property called Wayside. There would be a pedestrian link between the new development and the A32 through this access as well. These proposals are also reliant on a separate planning application (see Agenda Item 8).
- 1.3 This report focusses on the reasons for deferral. The decision to defer the applications was made for the following issues to be clarified:
  - I. Highways matters relating to a new access at Vernon House onto the A32 in regard to visibility and requirements of Hampshire County Council and refuse collection.
  - 2. The Building Regulations matter of fire access in regard to what is a regulatory requirement and what could be considered through relevant guidance or advice from a Fire Officer.
  - 3. The implications for the viability of the development in regard to the demolition of Vernon House and the creation of a larger access than as approved.
- 1.4 This report provides further information on each of these 3 issues. Addressing reasons (1) and (2) have involved discussions with HCC and Building Control at Winchester City Council. In regard to (3), the developer has submitted further viability information which is currently being appraised by Vail Williams and members will be updated via the Update Sheet.

# 2. Site Description

- 2.1 This is detailed in **Appendix 2**.
- 3. Relevant Planning History
- 3.1 This is detailed in **Appendix 2**.

# 4. Proposal

4.1 The previous descriptions of the proposals as described in **Appendix 2** are still relevant.

## 5. Consultations

5.1 Consultee responses on the applications are summarised in **Appendix 2**. Advice from HCC and Building Control in response to Member's concerns is outlined in section 9 below.

### 6. Representations

6.1 The responses received to the applications prior to the meeting are summarised in **Appendix 2**.

- 7. Planning Policy Context
- 7.1 All as stated in **Appendix 2.**
- 8. Planning Policy
- 8.1 All as stated in **Appendix 2**.
- 9. Planning Assessment
- 9.1 The breadth of considerations concerning the proposals which do not relate to the reasons for deferral are outlined in the report in **Appendix 2**. The focus of this report is the matters of concern previously raised by the Planning Committee and the reasons for deferral. These are addressed below, as numbered in the introduction.
  - I) To consider highways matters relating to a new access at Vernon House onto the A32 in regard to visibility and requirements of Hampshire County Council and refuse collection
- 9.2 HCC has advised that the width of the access drive as approved, (at 4.8m wide plus a footway) meets with the national design guidance in Manual for Streets insofar as vehicles passing each other once travelling along the driveway. Specifically in regard to junctions, the national guidance is less prescriptive and offers general principles on design but in regard to highway safety matters this is the responsibility of Highways Authorities. HCC, through the process of design checks as part of progressing a S278 Agreement between HCC and the developer for them to undertake works to the highway, consider that the approved junction is not suitable when applying their own technical guidance and having considered a Road Safety Audit which was undertaken. HCC's requirements are outlined below.
- 9.3 In regard to visibility, the approved access has a visibility splay to the north which encroaches over the front driveway and access of the adjacent property called South Cote, which is 3<sup>rd</sup> party land. The visibility splay to the south does not have this issue and can be achieved. A 6m wide access required by HCC still results in the northern visibility splay encroaching on this 3<sup>rd</sup> party land, albeit to a lesser extent because it is a wider junction whereby the visibility splay would be measured from a point further away from the neighbour. HCC would be satisfied with this provided an easement can be secured with the property owner along the frontage of South Cote to retain the visibility splay in perpetuity.
- 9.4 The size of the access has been increased in its design on the basis of HCC's guidance and views. This relates to access for refuse vehicles at the junction when entering/leaving the site and the easier free flow of two-way traffic both on the A32 and on the site access at this point. This is the primary reason for a larger access being required. A crucial consideration for HCC is that the approved junction does not accommodate the size of refuse vehicle they require in their published guidance. As part of the S278 agreement process, HCC's guidance requires the largest refuse vehicles of 11.2m long to be accommodated. The required 6m wide junction and its associated geometry is required to accommodate this size of vehicle and avoid it either having to wait on the A32 for any car leaving the site before it can enter the access and having to cross the white line on the A32 into the oncoming lane in order to turn into the site. It would also minimise these vehicles running over kerbs which could become damaged over time. Further into the site and beyond the junction HCC would be satisfied with the access drive reducing to 4.8m width as this would still allow a refuse vehicle and a car to pass, however, this would not avoid Vernon House being removed.
- 9.5 At the planning stage for this development, the access was assessed using a standard 9.4m refuse vehicle. From further discussion with the WCC Highways engineer it is understood that the 9.4m is used because the fleet of vehicles which operate in the area are predominantly this size. This was discussed with HCC however they want to see the junction planned for any eventuality of larger vehicles being brought into operation, they apply this standard across Hampshire and also, importantly, the new access is onto an A road. Officers are of the view that HCC are stringently applying their standard given that typically a smaller (9.4m) refuse vehicle is used in the District and any contractor would tailor their fleet of vehicles to the types and sizes of accesses that exist on their daily routes. That said, highway safety is an important issue and the access is onto an A road (albeit within a 30mph limit zone) and therefore HCC's requirements may not be so unreasonable

- particularly as the developer has not resolved the issue of the northern visibility splay.
- 9.6 In the current proposals, refuse vehicles would access the site via De Port Heights and use the turning area within the scheme to leave in a forward gear. No objection has been raised by Highways in regard to this approach.
- 9.7 The approved access therefore requires substantial changes to be satisfactory to HCC and these would require the loss of Vernon House. A larger access and the loss of Vernon House would also have a visual impact upon the character of the street scene as detailed in the report in **Appendix 2**. It is outlined below that the Houghtons Yard scheme complies with Building Regulations regarding fire safety and therefore the access at Vernon House is the pertinent issue in regard to joining the two schemes together and using De Port Heights as the sole access.
  - 2) Consideration of the Building Regulations matter of fire access in regard to what is a regulatory requirement and what could be considered through relevant guidance or advice from a Fire Officer.
- 9.8 The report in **Appendix 2** outlines the Building Regulations requirement of a 20m limit for emergency fire engines having to reverse in order to leave a site. As previously outlined, Building Regulations guidance has a requirement that fire appliances should not be permitted to reverse more than 20m. This is so they have a suitable means to leave a site easily particulary in the event of being called to another incident.
- 9.9 There is a statutory requirement in The Building Regulations 2010 which requires a satisfactory means of access for fire engine appliances to buildings. It outlines that a 'reasonable provision shall be made within the site of the building to enable fire appliances to gain access to the building.' The Secretary of State has the authority to approve and issue documents containing practical guidance for the purposes of determining whether the Building Regulations legislation, has been complied with. There is an 'approved' document called Fire Safety and it is within this guidance that the 20m limit is specified.
- 9.10 Following discussions with Winchester City Council Building Control, it has become apparent that the Houghtons Yard scheme as approved by the Inspector <u>does</u> accord with the above Building Regulation in relation to access by fire appliances. Building Regulations approval for both Houghtons Yard and the Vernon House schemes were granted on 6 March 2017.
- 9.11 Whilst there are requirements in approved guidance documents which are very prescriptive, the issue of meeting the above fire access regulation can be more interpretive. In isolation part 11.5 of the fire safety guidance specifically outlines the 20m limit and when looking at the site plan of the Houghtons Yard development it appears that it does not meet this, given there is no means of turning along the straight shared drive. In fact, other parts within the same section of the guidance can be considered alongside part 11.5 in much the same way as local plan policies are considered, i.e you look at the relevant policy as a whole and give weight to certain points taking into consideration the circumstances of the site.
- 9.12 For all new residential schemes, part 11.2 of the fire safety guidance is applicable. This outlines that 'there should be vehcile access for a pump appliance to within 45m of all points within the dwellinghouse.' Essentially, 45m is the length of a fire hose on an appliance and the requirement is that a fire crew must be able to reach any part of a building within 45m, wherever it parks on site.
- 9.13 The 20m reversing limit can be measured from where a fire engine would need to park in order to reach any part of a building on site within 45m. In this instance, a fire appliance could park at the site entrance and the entireity of the furthest property away could still be reached within the 45m limit. Therefore, it would not need to drive into the site in order to reach all properties. The existing hammerhead in De Port Heights would be within 20m of this stopping point and could be used for turning in regard to complying with the guidance. Were an appliance to drive further into the site whereby the driver would have to reverse more than 20m to exit, this would be a decision for fire crews at that time but the Building Regulation would be satisfied for reasons above. Therefore, the Developer arguably did not

- necessarily need to purchase the ransom strip in order for the Houghtons Yard development to comply with Building Regulations on fire safety, which it appears they may not have been fully aware of as this was purchased on 31 March 2017 (after Building Regulations approval).
- 9.14 It was also previously determined by the Highways Officer that it was acceptable for refuse lorries to reverse out of the Houghtons Yard site and use the turning head in De Port Heights. On this basis, the principle justification for linking the two sites relates solely to the issue of having to provide a larger access at Vernon House, as outlined under deferral issue (1).
  - 3) The implications for the viability of the development in regard to the demolition of Vernon House and the creation of a larger access than as approved.
- 9.15 The report in **Appendix 2** outlines that the Developer's issues of purchasing the ransom strip, the potential loss of Vernon House and additional costs of constructing a larger access cumulatively impact upon the development's viability and that these costs were not included in the original feasibility study.
- 9.16 Further viability information on this issue has been submitted by the developer. This information, alongside the previous viability information provided in the determination of the original planning applications, is currently being assessed by Vail Williams. Their advice and officer's views on viability will be reported in the Update Sheet. For reference, Vail Williams were involved in appraising the viability of the development and the development at Houghtons Yard and so have prior knowledge of the site.

### 10. Conclusion

- 10.1 This report has sought to provide further information to address Member's reasons for deferral. It is also considered as an addendum to the report in **Appendix 2** and they should be read together in terms of a comprehensive assessment of the proposals.
- 10.2 It is now clear that the Building Regulations issue on fire access as previously reported is not a determining factor to justify the co-joining of the two developments. The main issue is therefore the provision of an access at Vernon House which is satisfactory to HCC which would negate the need for the schemes to be joined together (regardless of the ransom strip having been purchased) versus the current application proposals and the considerations of highway safety of using De Port Heights for access and the impact on existing residential amenities of residents from additional traffic. These considerations are addressed in the report in **Appendix 2**. As outlined in paragraph 9.2, HCC are stringently applying their guidance to the proposed access onto the A32 and officers consider that this arguably is not unreasonable for the reasons outlined. Members will be updated on the viability of the scheme in due course.
- 10.3 Notwithstanding the issues of the access at Vernon House, there is no objection from Highways for De Port Heights to be used from a technical perspective. Officers remain of the view that, on balance, the impact upon amenity would not be so significant to warrant refusing the applications.
- 10.4 In regard to the recommendations below, if permission is granted new decision notices would be issued which would sit alongside the original permissions, which remain intact and unaltered. The new decisions would also exclude conditions from the original permission which have been discharged. Various conditions on each permission which have been discharged are omitted from the recommendations below. The proposed amendments to the site layout plans would not impact upon the conditions which have already been discharged.
- 10.5 The amended condition nos.12 are included in the recommendation below but have been re-numbered as conditions no.10 because of omitting discharged conditions. They are highlighted in **bold**.

### 11. Reason for Recommendation and Conditions

- 11.1 The application **SDNP/17/03850/CND** is recommended for approval subject to the completion of a Deed of Variation relating to the \$106 Agreement associated with planning permission SDNP/16/02767/FUL to secure the requirements of the \$106 to the proposed development, the final form of which to be delegated to the Director of Planning. That authority also be delegated to the Director of Planning to refuse the application with appropriate reasons if the Deed of Variation is not completed within 3 months of the 18 January 2018. The development is subject to the following conditions:
  - I. The development hereby permitted shall be begun before the expiration of three years from the date of this permission.
    - Reason: To comply with the provisions of Section 91 (1) of the Town and Country Planning Act 1990 (as amended).
  - 2. The development hereby permitted shall be carried out in accordance with the plans listed below under the heading "Plans Referred to in Consideration of this Application".
    - Reason: For the avoidance of doubt and in the interests of proper planning.
  - 3. No development above slab level shall take place until a further detailed Scheme of Soft and Hard Landscape Works has been submitted to and approved in writing by the Local Planning Authority. These details shall include:
    - i) Written planting specification detailing schedules of plants, noting species, planting sizes, proposed numbers/densities and soil amelioration where appropriate
    - ii) Planting methods, tree pits & guying methods;
    - iii) Retained areas of hedgerow and trees
    - iv) A schedule of landscape maintenance for a minimum period of 5 years include details of the arrangements for its implementation;
    - v) Details of all hard-surfaces, such as paths, access ways, seating areas, and parking spaces and roads including their appearance, depth and permeability;
    - vi) Means of all boundary treatments to enclose individual property curtilages visible in the public realm including walls, fences, gates, railings and planting;
    - vii) A timetable for implementation of the soft and hard landscaping works.

The scheme of Soft and Hard Landscaping Works shall be implemented in accordance with the approved timetable. A more rural and informal landscape design shall be adopted which should include native species. Any boundary planting along frontages and at the site entrance shall be designed so as it is 'passively safe' in regard to highway safety.

Reason: To improve the appearance of the site in the interests of visual amenity and to comply with policies DP.3 and DP.4 of the Winchester District Local Plan 2006, Policy CP13 of the Winchester District Local Plan Part I Joint Core Strategy 2013, National Park purposes, and the NPPF.

4. The landscaping scheme approved under condition 3 shall be implemented within the first planting season following first occupation. Trees, shrubs and hedges planted in accordance with the approved landscaping scheme shall be maintained in accordance with the approved scheme and if any within five years of planting die, are removed, or become seriously damaged or diseased shall be replaced in the next planting season with others of a similar size and species, unless otherwise agreed in writing with the Local Planning Authority.

Reason: In the interests of the amenity of the local area, in accordance with policies DP.3 and DP.4 of the Winchester District Local Plan 2006, Policy CP13 of the Winchester District Local Plan Part 1 Joint Core Strategy 2013, National Park purposes, and the NPPF.

5. No development above slab level shall commence until details of all external lighting to be installed at the site shall be submitted to, and approved in writing by the Local Planning Authority prior to the commencement of the development. The lighting shall

be installed, maintained and operated in accordance with the approved details unless otherwise approved in writing by the Local Planning Authority.

Reason: To protect the amenity of future residents, create an appropriate public realm, and conserve dark night skies of the South Downs National Park, in accordance with National Park Purposes and the NPPF

6. The Protective measures, including fencing and ground protection, as specified in the Arboricultural Impact Appraisal and Method Statement reference MB1421 Rev A written by Arbor-ECO Consultancy (dated August 2015) shall be carried out prior to any demolition, construction or groundwork commencing on the site. The Local Authority's Arboricultural Officer shall be informed once protective measures have been installed so that the Construction Exclusion Zone (CEZ) can be inspected and deemed appropriate prior to works commencing.

Reason: to ensure protection from construction activity and, therefore, the long term viability of retained trees and the local amenity in accordance with policy DP.4 of the Winchester District Local Plan 2006, policies CP13 and CP16 of the Winchester District Local Plan Part I Joint Core Strategy 2013, National Park Purposes and the NPPF.

7. The development shall proceed in strict accordance with the measures set out the submitted Phase I and II Bat Survey Report and Mitigation Strategy written by Eco-Support Ltd (dated 3 August 2015) unless otherwise agreed in writing by the Local Planning Authority.

Reason: To ensure the favourable conservation status of protected species at the site, in accordance with policy CPI6 of the Winchester District Local Plan Part I Joint Core Strategy 2013, National Park Purposes and the NPPF.

8. The development shall proceed in strict accordance with the ecological mitigation, compensation and enhancement measures detailed within the Lizard Landscape Design Ecological Appraisal (dated August 2015) unless otherwise agreed in writing by the Local Planning Authority.

Reason: To provide ecological protection and enhancement in accordance with the Wildlife & Countryside Act 1981, NERC Act 2006, NPPF, Policy CP16 of the Winchester District Local Plan Part I Joint Core Strategy 2013, National Park Purposes and the NPPF.

9. The parking areas including the garages shall be provided in accordance with the approved plans before the dwellings are first occupied and thereafter permanently retained and used only for the purpose of accommodating private motor vehicles or other storage purposes incidental to the use of the dwellings.

Reason: To ensure the permanent availability of parking for the properties, in accordance with policies DP.3 and T.4 of the Winchester District Local Plan 2006, policy CP13 of the Winchester District Local Plan Part 1 Joint Core Strategy 2013, and the NPPF.

10. There shall be no occupation of the dwellings hereby approved until such time as the new access arrangement approved under planning reference (SDNP/17/03850/CND) has been completed. Thereafter, the new access adjacent to Vernon House shall be maintained at all times for the use of pedestrians and cyclists and the new access that connects with Houghtons Yard shall be maintained at all times for the use of vehicles, pedestrians and cyclists.

Reason: To ensure that a satisfactory junction and means of access can be provided in the interest of highway safety, in accordance with policies DP3 and T4 of the Winchester District Local Plan 2006, policy CP13 of the

# Winchester District Local Plan Part I Joint Core Strategy 2013 and the NPPF.

- 11. Notwithstanding the provisions of the Town and Country Planning (General Permitted Development) Order 1995, (or any order revoking and re-enacting that order, with or without modification), no openings other than those expressly authorised by this permission shall, at any time, be constructed in the first floor of the side elevations of the dwellings forming the development hereby permitted.
  - Reason: To protect the amenity and privacy of the adjoining residential properties, in accordance with policy DP.3 of the Winchester District Local Plan 2006, policy CP13 of the Winchester District Local Plan Part I Joint Core Strategy 2013, and the NPPF.
- 12. Notwithstanding the provisions of the Town and Country Planning (General Permitted Development) Order 1995, (or any order revoking and re-enacting that order, with or without modification), no openings other than those expressly authorised by this permission shall, at any time, be constructed in the first floor of the side elevations of the dwellings forming the development hereby permitted.
  - Reason: To protect the amenity and privacy of the adjoining residential properties, in accordance with policy DP.3 of the Winchester District Local Plan 2006, policy CP13 of the Winchester District Local Plan Part I Joint Core Strategy 2013, and the NPPF.
- 13. Notwithstanding the provisions of the Town and Country Planning (General Permitted Development) Order 1995 (or any Order revoking and re-enacting or amending that Order), no development permitted by Classes A-H of Part 1, Class A of Part 2 shall be carried out without the prior written approval of the Local Planning Authority.
  - Reason: In the interests of conserving the character of the landscape and amenity of the local area, in accordance with policy DP.3 of the Winchester District Local Plan 2006, policy CPI3 of the Winchester District Local Plan Part I Joint Core Strategy 2013, and the NPPF.
- 14. Development shall cease on site if, during any stage of the works, potential contamination is encountered which has not been previously identified, unless otherwise agreed in writing with the Local Planning Authority. Works shall not recommence before an assessment of the potential contamination has been undertaken and details of the findings along with details of any remedial action required (including timing provision for implementation), has been submitted to and approved in writing by the Local Planning Authority. The development shall not be completed other than in accordance with the approved details.
  - Reason: In order to secure satisfactory development and in the interests of the safety and amenity of future occupants, in accordance with policy DP.13 of the Winchester District Local Plan 2006 and the NPPF.
- 15. Prior to the occupation of the development hereby permitted, written verification produced by the suitably qualified person nominated in the approved remedial strategy shall be submitted to and approved in writing by the Local Planning Authority. The report must demonstrate that the approved remedial strategy has been implemented fully, unless varied with the written agreement of the Local Planning Authority in advance.
  - Reason: In order to secure satisfactory development and in the interests of the safety and amenity of future occupants, in accordance with policy DP.13 of the Winchester District Local Plan 2006 and the NPPF.
- 11.2 The application **SDNP/17/03856/CND** is recommended for approval subject to the completion of a Deed of Variation relating to the S106 Agreement associated with planning permission SDNP/16/02757/FUL to secure the requirements of the S106 to the proposed development, the final form of which to be delegated to the Director of Planning. That authority also be delegated to the Director of Planning to refuse the application with appropriate reasons if the Deed of Variation is not completed within 3 months of the 18 January 2018. The development is subject to the following conditions:

- I. The development hereby permitted shall be begun before the expiration of three years from the date of this permission.
  - Reason: To comply with the provisions of Section 91 (1) of the Town and Country Planning Act 1990 (as amended).
- 2. The development hereby permitted shall be carried out in accordance with the plans listed below under the heading 'Plans Referred to in Consideration of this Application'.
  - Reason: For the avoidance of doubt and in the interests of proper planning.
- 3. No development above slab level shall take place until a further detailed Scheme of Soft and Hard Landscape Works has been submitted to and approved in writing by the Local Planning Authority. These details shall include:
  - i) Written planting specification detailing schedules of plants, noting species, planting sizes, proposed numbers/densities and soil amelioration where appropriate
  - ii) Planting methods, tree pits & guying methods;
  - iii) Retained areas of hedgerow and trees
  - iv) A schedule of landscape maintenance for a minimum period of 5 years include details of the arrangements for its implementation;
  - v) Details of all hard-surfaces, such as paths, access ways, seating areas, and parking spaces and roads including their appearance, depth and permeability;
  - vi) Means of all boundary treatments to enclose individual property curtilages visible in the public realm including walls, fences, gates, railings and planting;
  - vii) A timetable for implementation of the soft and hard landscaping works.

The scheme of Soft and Hard Landscaping Works shall be implemented in accordance with the approved timetable. A more rural and informal landscape design shall be adopted which should include native species. Any boundary planting along frontages and at the site entrance shall be designed so as it is 'passively safe' in regard to highway safety.

Reason: To improve the appearance of the site in the interests of visual amenity and to comply with policies DP.3 and DP.4 of the Winchester District Local Plan 2006, Policy CP13 of the Winchester District Local Plan Part I Joint Core Strategy 2013, National Park purposes, and the NPPF.

4. The landscaping scheme approved under condition 3 shall be implemented within the first planting season following first occupation. Trees, shrubs and hedges planted in accordance with the approved landscaping scheme shall be maintained in accordance with the approved scheme and if any within five years of planting die, are removed, or become seriously damaged or diseased shall be replaced in the next planting season with others of a similar size and species, unless otherwise agreed in writing with the Local Planning Authority.

Reason: In the interests of the amenity of the local area, in accordance with policies DP.3 and DP.4 of the Winchester District Local Plan 2006, Policy CP13 of the Winchester District Local Plan Part 1 Joint Core Strategy 2013, National Park purposes, and the NPPF.

- 5. No development above slab level shall commence until details of all external lighting to be installed at the site shall be submitted to, and approved in writing by the Local Planning Authority prior to the commencement of the development. The lighting shall be installed, maintained and operated in accordance with the approved details unless otherwise approved in writing by the Local Planning Authority.
  - Reason: To protect the amenity of future residents, create an appropriate public realm, and conserve dark night skies of the South Downs National Park, in accordance with National Park Purposes and the NPPF
- 6. The Protective measures, including fencing and ground protection, as specified in the Arboricultural Impact Appraisal and Method Statement reference MB1421 Rev A written by Arbor-ECO Consultancy (dated August 2015) shall be carried out prior to

any demolition, construction or groundwork commencing on the site. The Local Authority's Arboricultural Officer shall be informed once protective measures have been installed so that the Construction Exclusion Zone (CEZ) can be inspected and deemed appropriate prior to works commencing.

Reason: To ensure protection from construction activity and, therefore, the long term viability of retained trees and the local amenity in accordance with policy DP.4 of the Winchester District Local Plan 2006, policies CPI3 and CPI6 of the Winchester District Local Plan Part I Joint Core Strategy 2013, National Park Purposes and the NPPF.

7. The development shall proceed in strict accordance with the measures set out the submitted Phase I and II Bat Survey Report and Mitigation Strategy written by Eco-Support Ltd (dated 3 August 2015) unless otherwise agreed in writing by the Local Planning Authority.

Reason: To ensure the favourable conservation status of protected species at the site, in accordance with policy CP16 of the Winchester District Local Plan Part I Joint Core Strategy 2013, National Park Purposes and the NPPF.

8. The development shall proceed in strict accordance with the ecological mitigation, compensation and enhancement measures detailed within the Lizard Landscape Design Ecological Appraisal (dated August 2015) unless otherwise agreed in writing by the Local Planning Authority.

Reason: To provide ecological protection and enhancement in accordance with the Wildlife & Countryside Act 1981, NERC Act 2006, NPPF, Policy CP16 of the Winchester District Local Plan Part I Joint Core Strategy 2013, National Park Purposes and the NPPF.

9. The parking areas including the garages shall be provided in accordance with the approved plans before the dwellings are first occupied and thereafter permanently retained and used only for the purpose of accommodating private motor vehicles or other storage purposes incidental to the use of the dwellings.

Reason: To ensure the permanent availability of parking for the properties, in accordance with policies DP.3 and T.4 of the Winchester District Local Plan 2006, policy CP13 of the Winchester District Local Plan Part 1 Joint Core Strategy 2013, and the NPPF.

10. There shall be no occupation of the dwellings hereby approved until such time as the new access arrangement approved under planning reference (SDNP/17/03856/CND) has been completed. Thereafter, the new access adjacent to Vernon House shall be maintained at all times for the use of pedestrians and cyclists and the new access that connects with Houghtons Yard shall be maintained at all times for the use of vehicles, pedestrians and cyclists.

Reason: To ensure that a satisfactory junction and means of access can be provided in the interest of highway safety, in accordance with policies DP3 and T4 of the Winchester District Local Plan 2006, policy CP13 of the Winchester District Local Plan Part I Joint Core Strategy 2013 and the NPPF.

11. Notwithstanding the provisions of the Town and Country Planning (General Permitted Development) Order 1995, (or any order revoking and re-enacting that order, with or without modification), no openings other than those expressly authorised by this permission shall, at any time, be constructed in the first floor of the side elevations of the dwellings forming the development hereby permitted.

Reason: To protect the amenity and privacy of the adjoining residential properties, in accordance with policy DP.3 of the Winchester District Local Plan 2006, policy CP13 of the Winchester District Local Plan Part I Joint Core Strategy 2013, and the NPPF.

- 12. Notwithstanding the provisions of the Town and Country Planning (General Permitted Development) Order 1995 (or any Order revoking and re-enacting or amending that Order), no development permitted by Classes A-H of Part 1, Class A of Part 2 shall be carried out without the prior written approval of the Local Planning Authority.
  - Reason: In the interests of conserving the character of the landscape and amenity of the local area, in accordance with policy DP.3 of the Winchester District Local Plan 2006, policy CP13 of the Winchester District Local Plan Part 1 Joint Core Strategy 2013, and the NPPF.
- 13. Development shall cease on site if, during any stage of the works, potential contamination is encountered which has not been previously identified, unless otherwise agreed in writing with the Local Planning Authority. Works shall not recommence before an assessment of the potential contamination has been undertaken and details of the findings along with details of any remedial action required (including timing provision for implementation), has been submitted to and approved in writing by the Local Planning Authority. The development shall not be completed other than in accordance with the approved details.

Reason: In order to secure satisfactory development and in the interests of the safety and amenity of future occupants, in accordance with policy DP.13 of the Winchester District Local Plan 2006 and the NPPF.

# 12. Crime and Disorder Implication

12.1 It is considered that the proposal does not raise any crime and disorder implications.

## 13. Human Rights Implications

13.1 This planning application has been considered in light of statute and case law and any interference with an individual's human rights is considered to be proportionate to the aims sought to be realised.

## 14. Equality Act 2010

14.1 Due regard has been taken of the South Downs National Park Authority's equality duty as contained within the Equality Act 2010.

## 15. Proactive Working

15.1 In reaching this decision the Local Planning Authority has worked with the applicant in a positive and proactive way, in line with the NPPF.

TIM SLANEY
Director of Planning
South Downs National Park Authority

Contact Officer: Richard Ferguson Tel: 01730 819268

email: <u>richard.ferguson@southdowns.gov.uk</u>

Appendices I. Site Location Map

2. Committee Report PC71/17, Excerpts of the November 2017 Update Sheet and Excerpts of the November 2017 Planning Committee Minutes.

SDNPA Consultees Legal S

Background Documents

Legal Services, Development Manager

All planning application plans, supporting documents, consultation and third

party responses

SDNP/17/03850/CND

 $\frac{http://planningpublicaccess.southdowns.gov.uk/online-applications/simpleSearchResults.do?action=firstPage$ 

SDNP/17/03856/CND

 $\frac{http://planning public access.south downs.gov.uk/on line-applications/simple Search Results. do?action=first Page$ 

National Planning Policy Framework (2012)

https://www.gov.uk/government/uploads/system/uploads/attachment\_data/fil

e/6077/2116950.pdf

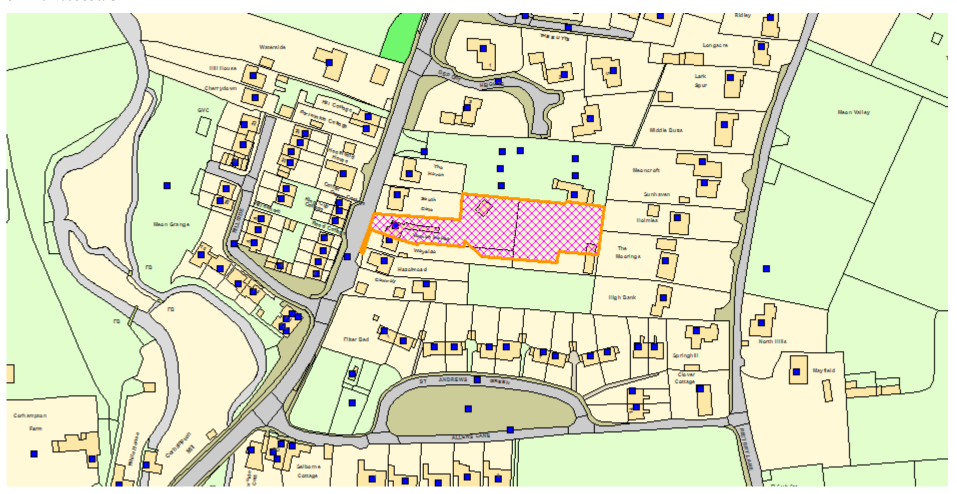
South Downs National Park Partnership Management Plan 2013

https://www.southdowns.gov.uk/national-park-authority/our-work/key-

documents/partnership-management-plan/

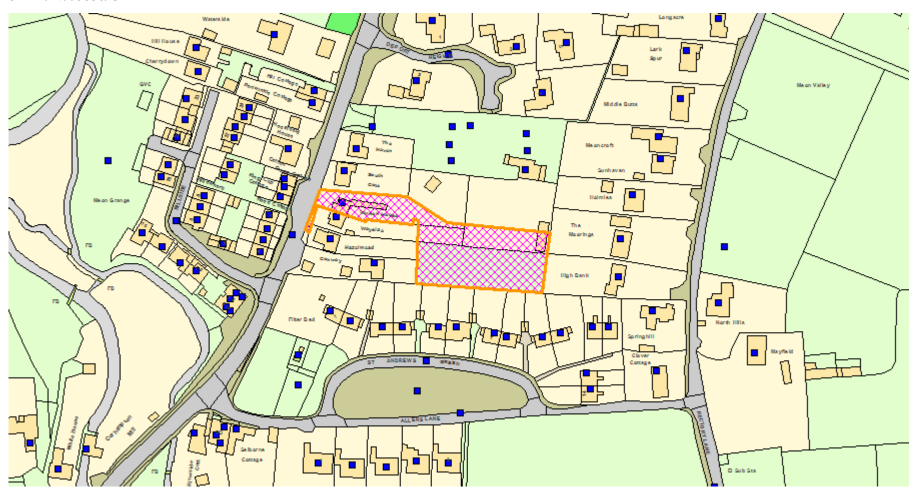
# **Site Location Maps**

SDNP/17/03850/CND



This map is reproduced from Ordnance Survey material with the permission of Ordnance Survey on behalf of the Controller of Her Majesty's Stationery Office Crown copyright. Unauthorised reproduction infringes Crown copyright and may lead to prosecution or civil proceedings. South Downs National Park Authority, Licence No. 100050083 (2012) (Not to scale).

## SDNP/17/03856/CND



This map is reproduced from Ordnance Survey material with the permission of Ordnance Survey on behalf of the Controller of Her Majesty's Stationery Office Crown copyright. Unauthorised reproduction infringes Crown copyright and may lead to prosecution or civil proceedings. South Downs National Park Authority, Licence No. 100050083 (2012) (Not to scale)