

Your ref: Our ref: Enquiries to: Rebecca Little Email: Rebecca.Little@northumberland.gov.uk Tel direct: 01670 622611 Date: Wednesday, 13 March 2024

Dear Sir or Madam,

Your attendance is requested at a meeting of the NORTH NORTHUMBERLAND LOCAL AREA PLANNING COMMITTEE to be held in MEETING ROOM 1 - BERWICK LEISURE CENTRE on THURSDAY, 21 MARCH 2024 at 2.00 PM.

Yours faithfully

Dr Helen Paterson Chief Executive

To North Northumberland Local Area Planning Committee members as follows:-

G Castle (Chair), S Bridgett, T Thorne, T Clark, G Hill (Vice-Chair), W Pattison, G Renner-Thompson, C Seymour, J Watson, C Hardy (Vice-Chair (Planning)), I Hunter, M Mather and M Swinbank



Dr Helen Paterson, Chief Executive County Hall, Morpeth, Northumberland, NE61 2EF T: 0345 600 6400 www.northumberland.gov.uk



#### AGENDA

#### PART I

It is expected that the matters included in this part of the agenda will be dealt with in public.

#### 1. APOLOGIES FOR ABSENCE

#### 2. MINUTES

Minutes of the meeting of the North Northumberland Local Area Committee held on Thursday, 23 November 2023 as circulated, to be confirmed as a true record and signed by the Chair.

(Pages 1 - 4)

3. DISCLOSURE OF MEMBERS' INTERESTS

Unless already entered in the Council's Register of Members' interests, members are required where a matter arises at a meeting;

- a. Which **directly relates to** Disclosable Pecuniary Interest ('DPI') as set out in Appendix B, Table 1 of the Code of Conduct, to disclose the interest, not participate in any discussion or vote and not to remain in room. Where members have a DPI or if the matter concerns an executive function and is being considered by a Cabinet Member with a DPI they must notify the Monitoring Officer and arrange for somebody else to deal with the matter.
- b. Which **directly relates to** the financial interest or well being of a Other Registrable Interest as set out in Appendix B, Table 2 of the Code of Conduct to disclose the interest and only speak on the matter if members of the public are also allowed to speak at the meeting but otherwise must not take part in any discussion or vote on the matter and must not remain the room.
- c. Which **directly relates to** their financial interest or well-being (and is not DPI) or the financial well being of a relative or close associate, to declare the interest and members may only speak on the matter if members of the public are also allowed to speak. Otherwise, the member must not take part in discussion or vote on the matter and must leave the room.
- d. Which **affects** the financial well-being of the member, a relative or close associate or a body included under the Other Registrable Interests column in Table 2, to disclose the interest and apply the test set out at paragraph 9 of Appendix B before deciding whether they may remain in the meeting.
- e. Where Members have or a Cabinet Member has an Other

Registerable Interest or Non Registerable Interest in a matter being considered in exercise of their executive function, they must notify the Monitoring Officer and arrange for somebody else to deal with it.

NB Any member needing clarification must contact monitoringofficer@northumberland.gov.uk. Members are referred to the Code of Conduct which contains the matters above in full. Please refer to the guidance on disclosures at the rear of this agenda letter. sures at the rear of this agenda letter.

#### 4. DETERMINATION OF PLANNING APPLICATIONS

To request the committee to decide the planning applications attached to this report using the powers delegated to it.

Please note that printed letters of objection/support are no longer circulated with the agenda but are available on the Council's website at http://www.northumberland.gov.uk/Planning.aspx

5. 23/01710/FUL (Pages Erection of a single storey side extension clad in larch as well as 8no. 11 - 34) eco-pods embedded within the ground covered with coastal grass species. 4no. single storey double timber-frame cabins and 3no. timber enterprise kiosks and associated car park facility with associated and external ground works. (amended description 14.11.23) The Landing, Benthall, Beadnell, Chathill, Northumberland, NE67 5FD

#### 6. APPEALS UPDATE

For Members' information to report the progress of planning appeals. This is a monthly report and relates to appeals throughout all 5 Local Area Committee Planning Committee areas and covers appeals of Strategic Planning Committee.

#### 7. S106 UPDATE

For Members' information to report the agreement monitoring and collection of s106 contributions in the planning process. This is a monthly report and relates to agreements throughout Northumberland during the previous 2 months.

#### 8. DATE OF NEXT MEETING

The next meeting of the North Northumberland Local Area Planning Committee is scheduled for Thursday, 18 April 2024.

(Pages 5 - 10)

(Pages 35 - 50)

(Pages 51 - 54)

#### 9. URGENT BUSINESS

To consider such other business, as in the opinion of the Chair, should, by reason of special circumstances, be considered as a matter of urgency.

#### IF YOU HAVE AN INTEREST AT THIS MEETING, PLEASE:

- Declare it and give details of its nature before the matter is discussed or as soon as it becomes apparent to you.
- Complete this sheet and pass it to the Democratic Services Officer.

Meeting: Item to which your interest relates:
Item to which your interest relates:
Nature of Interest i.e. either disclosable pecuniary interest (as defined by Table 1 of Appendix B to the Code of Conduct, Other Registerable Interest or Non-Registerable Interest (as defined b
Appendix B to Code of Conduct) (please give details):
Are you intending to withdraw from the meeting?

### **Registering Interests**

Within 28 days of becoming a member or your re-election or re-appointment to office you must register with the Monitoring Officer the interests which fall within the categories set out in **Table 1 (Disclosable Pecuniary Interests)** which are as described in "The Relevant Authorities (Disclosable Pecuniary Interests) Regulations 2012". You should also register details of your other personal interests which fall within the categories set out in **Table 2 (Other Registerable Interests)**.

"Disclosable Pecuniary Interest" means an interest of yourself, or of your partner if you are aware of your partner's interest, within the descriptions set out in Table 1 below.

**"Partner"** means a spouse or civil partner, or a person with whom you are living as husband or wife, or a person with whom you are living as if you are civil partners.

- 1. You must ensure that your register of interests is kept up-to-date and within 28 days of becoming aware of any new interest, or of any change to a registered interest, notify the Monitoring Officer.
- 2. A 'sensitive interest' is as an interest which, if disclosed, could lead to the councillor, or a person connected with the councillor, being subject to violence or intimidation.
- 3. Where you have a 'sensitive interest' you must notify the Monitoring Officer with the reasons why you believe it is a sensitive interest. If the Monitoring Officer agrees they will withhold the interest from the public register.

#### Non participation in case of disclosable pecuniary interest

4. Where a matter arises at a meeting which directly relates to one of your Disclosable Pecuniary Interests as set out in **Table 1**, you must disclose the interest, not participate in any discussion or vote on the matter and must not remain in the room unless you have been granted a dispensation. If it is a 'sensitive interest', you do not have to disclose the nature of the interest, just that you have an interest.

Dispensation may be granted in limited circumstances, to enable you to participate and vote on a matter in which you have a disclosable pecuniary interest.

5. Where you have a disclosable pecuniary interest on a matter to be considered or is being considered by you as a Cabinet member in exercise of your executive function, you must notify the Monitoring Officer of the interest and must not take any steps or further steps in the matter apart from arranging for someone else to deal with it.

#### **Disclosure of Other Registerable Interests**

6. Where a matter arises at a meeting which *directly relates* to the financial interest or wellbeing of one of your Other Registerable Interests (as set out in **Table 2**), you must disclose the interest. You may speak on the matter only if members of the public are also allowed to speak at the meeting but otherwise must not take part in any discussion or vote on the matter and must not remain in the room unless you have been granted a dispensation. If it is a 'sensitive interest', you do not have to disclose the nature of the interest.

#### **Disclosure of Non-Registerable Interests**

- 7. Where a matter arises at a meeting which *directly relates* to your financial interest or well-being (and is not a Disclosable Pecuniary Interest set out in **Table 1**) or a financial interest or well-being of a relative or close associate, you must disclose the interest. You may speak on the matter only if members of the public are also allowed to speak at the meeting. Otherwise you must not take part in any discussion or vote on the matter and must not remain in the room unless you have been granted a dispensation. If it is a 'sensitive interest', you do not have to disclose the nature of the interest.
- 8. Where a matter arises at a meeting which affects
  - a. your own financial interest or well-being;
  - b. a financial interest or well-being of a relative or close associate; or
  - c. a financial interest or wellbeing of a body included under Other Registrable Interests as set out in **Table 2** you must disclose the interest. In order to determine whether you can remain in the meeting after disclosing your interest the following test should be applied
- 9. Where a matter (referred to in paragraph 8 above) *affects* the financial interest or well- being:
  - a. to a greater extent than it affects the financial interests of the majority of inhabitants of the ward affected by the decision and;
  - b. a reasonable member of the public knowing all the facts would believe that it would affect your view of the wider public interest

You may speak on the matter only if members of the public are also allowed to speak at the meeting. Otherwise, you must not take part in any discussion or vote on the matter and must not remain in the room unless you have been granted a dispensation.

If it is a 'sensitive interest', you do not have to disclose the nature of the interest.

Where you have an Other Registerable Interest or Non-Registerable Interest on a matter to be considered or is being considered by you as a Cabinet member in exercise of your executive function, you must notify the Monitoring Officer of the interest and must not take any steps or further steps in the matter apart from arranging for someone else to deal with it.

#### Table 1: Disclosable Pecuniary Interests

This table sets out the explanation of Disclosable Pecuniary Interests as set out in the Relevant Authorities (Disclosable Pecuniary Interests) Regulations 2012.

Subject	Description
Employment, office, trade, profession or vocation	Any employment, office, trade, profession or vocation carried on for profit or gain. [Any unpaid directorship.]
Sponsorship	Any payment or provision of any other financial benefit (other than from the council) made to the councillor during the previous 12-month period for expenses incurred by him/her in carrying out his/her duties as a councillor, or towards his/her election expenses. This includes any payment or financial benefit from a trade union within the meaning of the Trade Union and Labour Relations (Consolidation) Act 1992.
Contracts	Any contract made between the councillor or his/her spouse or civil partner or the person with whom the councillor is living as if they were spouses/civil partners (or a firm in which such person is a partner, or an incorporated body of which such person is a director* or a body that such person has a beneficial interest in the securities of*) and the council
	<ul> <li>(a) under which goods or services are to be provided or works are to be executed; and</li> <li>(b) which has not been fully discharged.</li> </ul>
Land and Property	Any beneficial interest in land which is within the area of the council. 'Land' excludes an easement, servitude, interest or right in or over land which does not give the councillor or his/her spouse or civil partner or the person with whom the councillor is living as if they were spouses/ civil partners (alone or jointly with another) a right to occupy or to receive income.
Licenses	Any licence (alone or jointly with others) to occupy land in the area of the council for a month or longer
Corporate tenancies	Any tenancy where (to the councillor's knowledge)—

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	<ul> <li>(a) the landlord is the council; and</li> <li>(b) the tenant is a body that the councillor, or his/her spouse or civil partner or the person with whom the councillor is living as if they were spouses/ civil partners is a partner of or a director* of or has a beneficial interest in the securities* of.</li> </ul>
Securities	<ul> <li>Any beneficial interest in securities* of a body where— <ul> <li>(a) that body (to the councillor's knowledge) has a place of business or land in the area of the council; and</li> <li>(b) either— <ul> <li>i. the total nominal value of the securities* exceeds £25,000 or one hundredth of the total issued share capital of that body; or</li> <li>ii. if the share capital of that body is of more than one class, the total nominal value of the shares of any one class in which the councillor, or his/ her spouse or civil partner or the person with whom the councillor is living as if they were spouses/civil partners has a beneficial interest exceeds one hundredth of the total issued share capital of that has a beneficial interest exceeds one hundredth of the total issued share capital of the total issued share capital of the total issued share of the shares of any one class in which the councillor, or his/ her spouse or civil partner or the person with whom the councillor is living as if they were spouses/civil partners has a beneficial interest exceeds one hundredth of the total issued share capital of that class.</li> </ul> </li> </ul></li></ul>

\* 'director' includes a member of the committee of management of an industrial and provident society.

\* 'securities' means shares, debentures, debenture stock, loan stock, bonds, units of a collective investment scheme within the meaning of the Financial Services and Markets Act 2000 and other securities of any description, other than money deposited with a building society.

#### Table 2: Other Registrable Interests

You have a personal interest in any business of your authority where it relates to or is likely to affect:

- a) any body of which you are in general control or management and to which you are nominated or appointed by your authority
- b) any body
  - i. exercising functions of a public nature
  - ii. any body directed to charitable purposes or
  - iii. one of whose principal purposes includes the influence of public opinion or policy (including any political party or trade union)

# Agenda Item 2

#### NORTHUMBERLAND COUNTY COUNCIL

#### NORTH NORTHUMBERLAND LOCAL AREA PLANNING COMMITTEE

At the meeting of the **North Northumberland Local Area Planning Committee** held at Meeting Room 1 - Berwick Leisure Centre on Thursday, 23 November 2023 at 2.00 pm.

#### PRESENT

G Castle (Chair) (in the Chair)

#### **MEMBERS**

G Hill J Watson M Mather C Seymour I Hunter M Swinbank

#### OFFICERS

M Bulman V Cartmell R Little M Patrick J Sharp Solicitor Planning Area Manager Assistant Democratic Services Officer Highways Development Manager Senior Planning Officer

Around 5 members of the public were present.

Ch.'s Initials.....

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North Northumberland Local Area Planning Committee, Thursday, 23 November 2023

#### 50 APOLOGIES FOR ABSENCE

Apologies were received from Councillors Bridgett, Clark, Hardy, Thorne, and Pattison.

#### 51 MINUTES

**RESOLVED** that the minutes of the meeting of the North Northumberland Local Area Committee held on Thursday 19 October 2023, as circulated, were confirmed as a true record, and were signed by the Chair.

#### 52 **DETERMINATION OF PLANNING APPLICATIONS**

The report requested the Committee to decide the planning applications attached to the report using the powers delegated to it. Members were reminded of the principles which should govern their consideration of the applications, the procedure for handling representations, the requirement of conditions and the need for justifiable reasons for the granting of permission or refusal of planning applications.

**RESOLVED** that this was noted.

#### 53 22/02619/FUL

#### Retrospective Change of Use of White Cottage to Serviced Accommodation in Association with the Joiners Arms White Cottage, The Inn Road, Newtonby-the-Sea, Northumberland, NE66 3EA

J Sharp – Senior Planning Officer, introduced the application with the aid of a presentation and gave the committee the following updates:

- An additional representation had been submitted from the Parish Council regarding the parking conditions.
- Highways had confirmed that with a hotel, there should be one parking space per room plus one parking space per three members of staff.

P Goodfellow spoke in objection to the application and gave the committee members the following information:

- The original plans submitted for the Shepherd Hut in the rear garden of White Cottage had no mention of development of the cottage to provide additional accommodation.
- The applicant had operated the premises for over two years as a commercial venue without planning or building regulations.
- Concern regarding traffic congestion due to cars dropping off customers for the Joiners Arms.
- There was a sign on the entrance to the driveway which stipulated "No Parking 24 Hour Access Required".
- Parking spaces had been removed to provide extensive seating areas and space for hot tubs.

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Ch.'s Initials.....
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- The only parking provision that was available to customers of the applicant business was the free NCC carpark.
- In the revised plans, the applicant made no mention of alteration to the drainage/sewerage for the site because of extra bathrooms and toilets in White Cottage and the instillation of two hot tubs.
- The applicant had altered Newton Hall, Newton Hall Caravan Site, The Joiners Arms and The Joiners Den without suitable permission then applied for retrospective planning.

Councillor W Pattison had registered to speak as the Local Member and submitted a speech to be read out by an officer at the meeting, in accordance with the Public Speaking Protocol. The committee were given the following information:

- Councillor Pattison objected to the application and noted that it did not differ from the application submitted under 20/04267/FUL.
- The application was overdevelopment in a crowded area of the village.
- There was no adequate parking provision for the property.
- The applicant had not taken sustainability of the village into account.
- Light pollution and the overdevelopment of a small village in the AONB was a concern.

J Roper spoke on behalf of Newton-by-the-Sea Parish Council and gave the committee the following information:

- The Parish Council asked that the committee judged the application by The Apartment Group as a whole and not as a stand-alone application.
- The large expansion of The Joiners Arms in 2011 included; 5 B&B rooms added above the pub, and extension to the front beer, a new rear beer garden, and the building footprint was increased by 30%.
- Including White Cottage, The Apartment Group had bought six of the residential properties in High Newton equating to 18% of the stock.
- The change of use from dwelling house to serviced holiday accommodation was not supported.
- The further expansion of the Joiners Arms was considered overdevelopment in the rural village set in an AONB.
- The planning officers report had failed to contest or respond to the AONBs objection that the application constituted overdevelopment.
- The parking spaces which had been proposed the in the application fell short of the councils' standards.
- Highways Design Management had agreed that the provision for parking should be a minimum of five places plus extra provision for staff.
- Planning condition 7 of the planning approval for extension of the Joiners Arms in 2011 stipulated four spaces to be provided at the pub. These had not been provided and the area had been roped off and an extra row of picnic tables.
- The Parish Council asked that the application be refused on the grounds of unacceptable cumulative of overdevelopment in the village, inadequate parking provision and further erosion of housing stock.

S Bailey spoke in support of the application and gave members the following information:

• The Apartment Group apologised for the retrospective application.

Ch.'s Initials.....

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- The would be no additional staff required to service The White Cottage.
- There would be a parking management plan in place with a shuttle to the accommodation from a drop off point.
- There was no issues with regarding the drainage of hot tubs.

Committee members were then invited to ask the planning officers questions on the application at hand. The following information was then provided:

- Retrospective applications were not a material planning consideration.
- A shortfall of two spaces was not a significant impact if it could be managed by a parking plan.
- A parking management plan could be added and enforced through an additional condition.
- Nothing had fundamentally changed visually in respect of the building.
- The village had permit parking for residents and visitors as well as double yellow lines to prevent illegal parking.

Councillor Hill proposed to refuse the application based on overdevelopment and the negative effect on the tranquillity in the AONB, with exact wording of reasons and policies to be delegated to officers. This was seconded by Councillor Swinbank.

A vote was taken, and it was FOR; 5, AGAINST; 1, ABSTAIN; 1.

**RESOLVED** that the application be refuse **REFUSED** based on overdevelopment and the negative effect on the tranquillity in the AONB, with exact wording of reasons and policies to be delegated to officers.

#### 54 APPEAL UPDATE NOVEMBER 2023

**RESOLVED** that this was noted.

#### 55 S106 UPDATE REPORT SEPTEMBER 2023

**RESOLVED** that this was noted.

#### 56 DATE OF NEXT MEETING

The next meeting of the North Northumberland Local Area Planning Committee was scheduled for Thursday, 21 December 2023.

**RESOLVED** that this was noted.

CHAIR.....

DATE.....

Ch.'s Initials.....

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North Northumberland Local Area Planning Committee, Thursday, 23 November 2023





#### NORTH NORTHUMBERLAND LOCAL AREA PLANNING COMMITTEE

DATE: 21.03.24 DETERMINATION OF PLANNING APPLICATIONS Report of the Director of Housing & Planning (Chief Planning Officer) Cabinet Member: Councillor C Horncastle

#### Purpose of report

To request the North Northumberland Local Area Planning Committee to decide the planning applications attached to this report using the powers delegated to it.

#### **Recommendations**

The North Northumberland Local Area Planning Committee is recommended to consider the attached planning applications and decide them in accordance with the individual recommendations, also taking into account the advice contained in the covering report.

#### Key issues

Each application has its own particular set of individual issues and considerations that must be taken into account when determining the application. These are set out in the individual reports contained in the next section of this agenda.

#### Author and Contact Details

Report author: Rob Murfin Director of Housing & Planning Rob.Murfin@northumberland.gov.uk

#### DETERMINATION OF PLANNING APPLICATIONS

#### Introduction

1. The following section of the agenda consists of planning applications to be determined by the North Northumberland Local Area Planning Committee in accordance with the current delegation arrangements. Any further information, observations or letters relating to any of the applications contained in this agenda and received after the date of publication of this report will be reported at the meeting.

#### The Determination of Planning and Other Applications

2. In considering the planning and other applications, members are advised to take into account the following general principles:

- Decision makers are to have regard to the development plan, so far as it is material to the application
- Applications are to be determined in accordance with the development plan unless material considerations indicate otherwise
- Applications should always be determined on their planning merits in the light of all material considerations
- Members are reminded that recommendations in favour of giving permission must be accompanied by suitable conditions and a justification for giving permission, and that refusals of permission must be supported by clear planning reasons both of which are defensible on appeal
- Where the Strategic Planning Committee is minded to determine an application other than in accordance with the Officer's recommendation, clear reasons should be given that can be minuted, and appropriate conditions or refusal reasons put forward

3. Planning conditions must meet the tests that are set down in paragraph 56 of the NPPF and meet the tests set out in Community Infrastructure Levy Regulations 2010. Conditions must be:

- a. necessary to make the development acceptable in planning terms;
- b. directly related to the development; and
- c. fairly and reasonably related in scale and kind to the development.
- 4. Where councillors are contemplating moving a decision contrary to officer advice, they are recommended to consider seeking advice from senior officers as to what constitute material planning considerations, and as to what might be appropriate conditions or reasons for refusal.

#### **Important Copyright Notice**

5. The maps used are reproduced from the Ordnance Survey maps with the permission of the Controller of Her Majesty's Stationery office, Crown Copyright reserved.

#### **BACKGROUND PAPERS**

These are listed at the end of the individual application reports.

#### **Implications**

Policy	Procedures and individual recommendations are in line with policy unless otherwise stated
Finance and value for money	None unless stated
Legal	None unless stated
Procurement	None
Human Resources	None
Property	None
Equalities (Impact Assessment attached) Yes □ No □ N/A □	Planning applications are considered having regard to the Equality Act 2010
Risk Assessment	None
Crime & Disorder	As set out in the individual reports
Customer Consideration	None
Carbon reduction	Each application will have an impact on the local environment, and it has been assessed accordingly
Wards	All

#### PROCEDURE AT PLANNING COMMITTEE

**A.** Chairman welcomes members and those members of the public watching on the livestream

Welcome to also include reference:

- (i) Fact that the meeting can be viewed on a live stream through You Tube Northumberland TV and a recording will be available after the meeting.
- (ii) Members are asked to keep microphones on mute unless speaking
- (iii) To switch all mobile phones off.
- (iv) Reminder that if a member leaves the Chamber whilst an application is being considered then they may take no further part in that application.
- B. Record attendance of members
- (i) Democratic Services Officer (DSO) to announce and record any apologies received.
- C. Minutes of previous meeting and Disclosure of Members' Interests
- D. Development Management: -

#### **Application**

- <u>Chair</u> Introduces application
  - Site Visit Video (previously circulated)-invite members questions
- <u>Planning Officer</u> Updates Changes to recommendations present report
- <u>Public Speaking</u> Objector(s) (up to 5 mins)

Local member (up to 5 mins)/ parish councillor (up to 5 mins)

Applicant/Supporter (up to 5 mins)

NO QUESTIONS IN RELATION TO WRITTEN REPRESENTATIONS OR OF/BY LOCAL COUNCILLOR

#### Committee members' questions to Planning Officers

Chairman to respond to raised hands of members as to whether they have any questions of the Planning Officers

#### Debate (Rules)

Proposal

Seconded

DEBATE

Again, Chairman to respond to raised hand of members as to whether they wish to participate in the debate

No speeches until proposal seconded

Speech may not exceed 6 minutes

Amendments to Motions

Approve/Refuse/Defer

#### Vote (by majority or Chair's casting vote)

Planning Officer confirms and reads out wording of resolution

Legal officer should then record the vote FOR/AGAINST/ABSTAIN (reminding members that they should abstain where they have not heard all the consideration of the application)

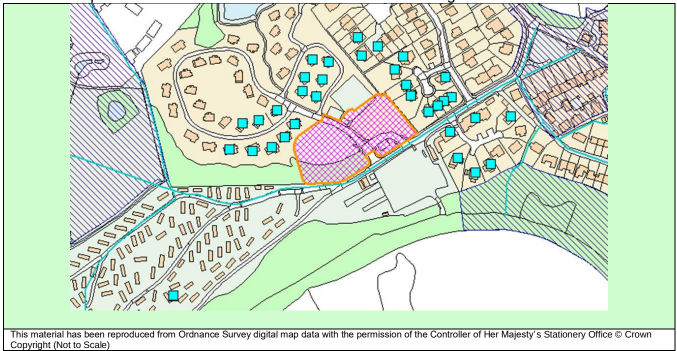
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# North Northumberland Local Area Committee 21st March 2024

Application No:	23/01710/F	FUL		
Proposal:	Erection of a single storey side extension clad in larch as well as 8no. eco-pods embedded within the ground covered with coastal grass species. 4no. single storey double timber-frame cabins and 3no. timber enterprise kiosks and associated car park facility with associated and external ground works. (amended description 14.11.23)			
Site Address	The Landing, Benthall, Beadnell, Chathill, Northumberland, NE67 5FD			
Applicant:	Arch 6, Ste	n Dixon Architecture LLP, epney Bank, Upon Tyne	Agent:	Tim Bailey Arch 6, Stepney Bank, Newcastle Upon Tyne, NE1 2NP
Ward	Bamburgh		Parish	Beadnell
Valid Date:	10 May 20	23	Expiry Date:	25 January 2024
Case Officer Details:	Name: Job Title: Tel No: Email:	Mr James Hudse Senior Planning 07971511133 James.Hudson@	Officer	rland.gov.uk

**Recommendation:** That this application be GRANTED permission subject to a developer contribution of £ 5352 towards the Coastal Mitigation Service



#### 1. Introduction

1.1 Following an objection received from the parish council contrary to officer recommendation the application was referred to the Director of Planning and the Chairs of Planning Committee where it was resolved that the application should be determined by the Planning Committee.

#### 2. Description of the Proposals

2.1 Planning permission is sought for construction of a single storey side extension to the existing cafe (The Landing) clad in larch as well as 8no. eco-pods embedded within the ground covered with coastal grass species. 4no. single storey double timber-frame cabins and 3no. timber enterprise kiosks and associated car park facility with associated and external ground works at The Landing, Benthall, Beadnell, Chathill.

2.2 The application site, which includes the existing restaurant and a section of Bernicia Way, as well as all the elements now proposed, measures 0.675 hectares in total. The site is on a south-facing section of coastline at Beadnell Bay, falling within the Beadnell settlement boundary but well away from the newly designated conservation area. The site itself includes hardstanding and sandy grassed areas and is at the entrance of the recent Bernicia Way housing scheme to its north-west, where there are also 2 tennis courts. Other housing lies to the east. To the south-west is a caravan site. Opposite, to the south, between the site and the coast is a large public car park.

2.3 The application proposes four pairs of timber-frame cabins, eight 'eco-pods' and three kiosk-style 'enterprise units' on the adjacent land. It is explained that the accommodation units would cater for "watersports enthusiasts, coastal walkers and short stay visitors" and that, rather than acting as fully independent self-catering apartments, they would act as 'rooms' associated with the restaurant. It is stated that the eight eco-pods would be sunk into "the existing mounded grassed area" in the south west corner of the site. The mounds were formed through other applications and when the estate to the north was built, rather than being a longstanding feature and are not dunes.

2.4 The four pairs of single storey timber cabins would be north-east of the cafe with their entrances facing south and southwest. The three kiosk units would, it is stated, offer the potential for local businesses to set up on a 'pop-up' or long-term basis. The proposed extension to The Landing has already been carried out and this part of the development is retrospective. All elements, apart from the eco-pods, are proposed to be timber or timber-clad. On-site parking is to be provided, including two bays per holiday cabin or pod, with additional new spaces for the restaurant, kiosks etc. Cycle parking and disabled parking bays are also proposed, with waste facilities being centralised by the restaurant.

2.5 The site is close to (less than 100m from) the various international and national nature conservation designations that line this section of coast. The application site is located within the Northumberland Coast AONB. It also lies within the Coastal Change Management Area (CCMA).

#### 3. Planning History

Reference Number: 18/02648/FUL

**Description:** Construction of two-storey cafe and restaurant (A3) totalling approx. 522 sqm, 50 car parking spaces, improved access roads, landscaping and other ancillary works **Status:** WDN

#### Reference Number: 18/03822/FUL

**Description:** Construction of a two-storey cafe and restaurant (A3) totalling approx. 522 sqm, 64 car parking spaces, improved access roads, play area / green space, landscaping and other ancillary works (amended 9th January 2019). **Status:** PER

#### Reference Number: 20/03014/FUL

**Description:** Erection of two storey restaurant cafe with associated servicing area and customer parking. Amended layout plans received resiting of building 11.11.2020. Revised plans received showing viewing tower omitted 01.12.2020. **Status:** PER

#### Reference Number: 21/01822/FUL

**Description:** Proposal for the use of vacant land as public car parking - temporary use **Status:** PER

#### Reference Number: 21/01980/FUL

**Description:** Erection of a single storey restaurant, bar and take away counter and external stair to a roof terrace. Associated car park. **Status:** PER

#### Reference Number: 22/00557/FUL

**Description:** Temporary 4 year permission sought for a single storey food retail unit (Eb) use) with indoor and limited outdoor terrace seating, together with the provision of associated 11no. car parking spaces, including 1no. disabled car parking space, vehicular access and manoeuvring space **Status:** PER

#### Reference Number: 22/00076/LIC

**Description:** Application for a New Premise License. Closing date for representations is the 29th July 2022.

Status: OBJECT

#### Reference Number: 23/00025/LIC

**Description:** Closing date for representations is the 6th April 2023. Service request 164552 has been created on Civica. Minor Variation of premise licence. **Status:** NOOBJ

#### Reference Number: 23/01295/FUL

**Description:** Erection of a single storey side extension clad in larch as well as 8no. ecopods embedded within the ground covered with coastal grass species. 5no. single storey double timber-frame cabins and 5no. timber enterprise kiosks and associated car park facility with associated and external ground works. **Status:** APPRET

#### Reference Number: 23/01971/DISCON

**Description:** Discharge of Conditions 4 (Appearance), 5 (Ground Gas), 6 (Ground Gas), 9 (Lux Levels), 10 (Odour), 13 (Highways), 15 (Refuse Storage) and 16 (Landscaping) pursuant to planning permission 22/00557/FUL **Status:** CONREF

# 4. Consultee Responses

Beadnell Parish Council	The North Northumberland Coast NHP mentions that the local communities including Beadnell are at saturation point regarding holiday accommodation, therefore a further expansion of holiday accommodation could have a negative impact on amenities of the community and visitor experience, as well as a having a negative impact on the local landscape and designated areas.
	Northumberland County Council Local Plan Policy ECN 15 paragraph (f) about Tourism and Visitor Development does not support new or extensions to existing sites for camping, caravans and chalets inside the 2 Northumberland Coast National Landscape's.
	This planning application does not conserve or enhance the special qualities of the Northumberland Coast National Landscape and Northumberland County Council Local Plan ENV 5.
	This planning application is overdevelopment of the area.
	The Parish Council recognises that the developer will be making the statutory contribution to Coastal Mitigation, However, there has been no community benefit offered as part of this planning application.
	It appears there will be a loss of approx. 55 much needed car parking spaces, which are well used during peak periods. Confirmation is required as to whether the car park will no longer be available for members of the public if they are not accessing the facilitis.
	Confirmation is required as to the proposed use for the cabins as some documents say tourists, but some say for staff. The requirements for each group would be different.
	There is lack of details for the proposed play area.
	Parish Councillors agreed if Northumberland County Council are minded to grant permission for the extension to The Landing it is temporary and should be in keeping with the already approved associated planning applications:
	22/00557/FUL where temporary approval was given for 4 years and expires on 1st October 2026.
	21/01822/FUL where temporary approval was given for public car parking which expires on 19th November 2024.
	Also, If this planning application is approved what impact will the approval have on the 2 above approved planning applications which are on the same location?

	The following condition should be added to any approval notice.
	There shall be no external camping or other domestic paraphernalia within the site.
	Reason: In the interests of visual amenity and in accordance with the NPPF
Highways	No objections, subject to conditions.
Climate Change Team	No response received.
Natural England	Object until a HRA is provided
Lead Local Flood Authority (LLFA)	No comment, recommended informative.
Countryside/ Rights Of Way	No objection to the proposed development on the condition that Public Footpath No. 4 is protected throughout.
County Ecologist	No objection, subject to conditions and a developer contribution of £5352 towards the Coastal Mitigation Service as secured by a legal agreement.
Public Protection	No objections, subject to condition.
Northumberland Coast AONB	Object, insufficient information received in respect to a visual impact assessment.
Northumberland Coast AONB	Following further consultation on additional information the AONB have removed their objection to the proposal subject to conditions.
Architectural Liaison Officer - Police	No objections, recommended informatives.
Northumbria Ambulance Service	No response received.

5. Public Responses Neighbour Notification

Number of Neighbours Notified	58
Number of Objections	31
Number of Support	33
Number of General Comments	0

#### <u>Notices</u>

General site notice, 23 May 2023 No Press Notice Required.

#### Summary of Responses:

31.no objections and 33.no letters of support were received during the consultation period.

With respect to the letters of objection, matters raised include:

- Highways safety and parking
- Visual impact of the development
- Amenity impact of the development
- Contrary to Policy 14 of the Northumberland Coast Neighbourhood Plan and HOU 10 of the Northumberland Local Plan in respect to second homes and holiday homes.
- History of on going surface water drainage issues
- The Landing extension has already been constructed without permission

With respect to the letters of support, matters raised include:

- Supports the local economy
- Fits into the local environment
- Evolves and diversifies the offering of accommodation to tourists
- Creates jobs
- Visually sympathetic to the area
- Represents a progressive and sustainable approach to development.
- The development could potentially reduce demand for holiday let accommodation resulting in a reduction in property prices for existing homes in the area.

The above is a summary of the comments. The full written text is available on our website at: http://publicaccess.northumberland.gov.uk/online-applications//applicationDetails.do?activeTab=summary&keyVal=RUG7ARQSHJH00

#### 6. Planning Policy

#### 6.1 Development Plan Policy

Northumberland Local Plan - 2016-2036

Policy STP 1 Spatial strategy

Policy STP 2 Presumption in favour of sustainable

development

Policy STP 3 Principles of sustainable development

Policy STP 4 Climate change mitigation and adaptation

Policy STP 5 Health and wellbeing

Policy ECN 1 Planning strategy for the economy

Policy ECN 12 A strategy for rural economic growth

Policy ECN 13 Meeting rural employment needs

Policy ECN 15 Tourism and visitor development

Policy TCS 6 Hot food takeaways

Policy QOP 1 Design principles

Policy QOP 2 Good design and amenity

Policy QOP 3 Public realm design principles

Policy QOP 4 Landscaping and trees

Policy QOP 6 Delivering well-designed places Policy TRA 1 Promoting sustainable connections Policy TRA 4 Parking provision in new development Policy ENV 1 Approaches to assessing the impact of development on the natural, historic & built environment Policy ENV 2 Biodiversity and geodiversity Policy ENV 3 Landscape Policy ENV 4 Tranquillity, dark skies and a sense of rurality Policy ENV 5 Northumberland Coast Area of Outstanding Natural Beauty Policy ENV 9 Conservation Areas Policy WAT 3 Flooding Policy WAT 4 Sustainable Drainage Systems Policy WAT 5 Coastal erosion and coastal change management Policy POL 2 Pollution and air, soil and water quality Policy INF 2 Community services and facilities Policy INF 6 Planning obligations

6.2 National Planning Policy

National Planning Policy Framework (2023) - NPPF Planning Practice Guidance (2023) - PPG

#### 6.3 Neighbourhood Planning Policy

North Northumberland Coast Neighbourhood Plan - 2017 - 2032

Policy 1: Sustainable Development

Policy 2: Landscapes and Seascapes

Policy 3: Habitats and Species

Policy 4: Coastal Management and the Coastal Strip

Policy 5: Design in New Development

Policy 8: Sustainable Development Within the Settlements

Policy 12: Historic Core of Beadnell

Policy 20: Assets of Community Value & Community Facilities

Policy 21: New Tourist and Community Facilities

Policy 23: Business and Employment

6.4 Other Documents/Strategies

National Design Code (2021) National Design Guide (2021)

#### 7. Appraisal

7.1 In accordance with Section 38 (6) of the Planning and Compulsory Purchase Act 2004, planning applications should be determined in accordance with the development plan, unless material considerations indicate otherwise. In this case the development plan comprises of the Northumberland Local Plan (NLP) and the North Northumberland Coast Neighbourhood Plan (NNCNP). The National Planning Policy Framework (NPPF) (2023) and Planning Practice Guidance (PPG) are material considerations in determining this application.

7.2 The key issues in determining this application are;

Principle of Development Scale, Design and Visual Impact, including on the Northumberland Coast AONB; Residential Amenity; Highway Safety; Ecology; Flood Risk and Drainage Climate Change Broadband Connectivity Other Matters

#### Principle of Development

7.3 The principle of a restaurant/cafe development has already been established with the approval of planning permission 21/01980/FUL for the erection of a single storey restaurant, bar and take away counter and external stair to a roof terrace, together with an associated car park. However, it is acknowledged that such a permission was granted on 19 November 2021, under the previous development plan policies.

7.4 Policy STP 1 (Spatial Strategy) of the NLP seeks to deliver sustainable development which enhances the vitality of communities across Northumberland, supports economic growth and which conserves and enhances the County's unique environmental assets.

7.5 Beadnell is a (fourth tier) 'small village', where, under part 1e of Policy STP 1, sustainable development is supported commensurate with the size, role and function of the settlement, as long as it does not adversely impact upon its character and appearance. This strategy aligns well with the previously adopted approach of the made NNCNP, in which, subject to criteria, Policy 8 supports development within the settlement boundaries that it defines for Beadnell.

7.6 The application states that the proposed development will serve the local community, as well as visitors to nearby beaches and that it is a destination in its own right. On the first issue of local community facilities, these are considered key in Beadnell due to the large percentage of homes that stand empty for large parts of the year with the consequent pressure on the survival of services. As such, it is considered that community facilities that are partly sustained by visitors but serve the community should be supported, in line with NLP Policy INF 2, part 2 and NNCNP Policies 1(d) and 20. Complementing this approach is that relating to visitor facilities.

7.7 NLP Policy ECN 1 promotes tourism and the visitor economy as a key strand of the planning strategy for the Northumberland economy. General support for new visitor facilities is given in NLP Policy ECN 15 part 2, while part 3 of the Policy on the AONB (Policy ENV 5) makes clear that, within constraints, this is intended to apply within the AONB area as well. Also of relevance, Part 1 of Policy ECN 15 emphasises that Northumberland should be promoted as a destination for [inter alia] food and drink. In terms of the Neighbourhood Plan, NNCNP Policy 21 supports proposals to provide small-scale new or improved community and/or visitor facilities.

7.8 The importance of business is also emphasised through the Development Plan. NLP Policy ECN 1 supports development that helps existing and/or new businesses. Clearly this requires some weight to be attributed to what is viable. NNCNP Policy 23 gives support to proposals for new business premises and the extension and

expansion of existing ones within settlements and, importantly, specifies a need for "new small-scale enterprise hubs/business use in Beadnell". NLP Policy ECN 12 seeks to facilitate "the formation, growth and up-scaling of businesses in rural locations" within constraints, while Policy ECN 13 supports rural employment opportunities if well related to the existing settlement pattern. Perhaps of greater relevance, NLP Policy ENV 5, on the AONB, recognises that the designated area is nevertheless "a living, working area" where special consideration should be given to proposals that support business.

7.9 The principle of development is therefore supported in terms of the spatial strategy, as well as policy approaches on the rural and AONB economy, community facilities, and provision for visitors. The proposed development is considered to be in accordance with Policies STP 1, INF 2, ECN 1, ENC 12, ENC 13, ENC 15 and ENV 5 of the Northumberland Local Plan and Policies 8, 1(d), 20, 21 and 23 of the NNCNP and the NPPF.

# Scale, Design and Visual Impact, including on the Northumberland Coast AONB

7.10 Policy QOP 1 of the Northumberland Local Plan seeks to support development which respects its surroundings. The preamble to the policy states that the assessment of design against Policy QOP 1 should be proportionate, taking into account the type, scale and context of the development. Amongst a range of criteria, the policy states that development proposals should make a positive contribution to local character and distinctiveness.

7.11 Policy ENV 5 states that the special qualities of the Northumberland Coast AONB will be conserved and enhanced.

7.12 NNCNP Policy 2 also emphasises the need not to undermine the AONB's scenic quality.

7.13 Paragraph 131 of the NPPF attaches great importance to the design of the built environment and states that good design is a key aspect of sustainable development, creates better places in which to live and work and helps make development acceptable to communities. Paragraph 135 seeks to ensure that developments are visually attractive, and sympathetic to local character, including the surrounding landscape setting.

7.14 Paragraph 182 of the NPPF states that great weight should be given to conserving and enhancing landscape and scenic beauty in Areas of Outstanding Natural Beauty, the site is located within the Northumberland Coast AONB.

7.15 The application proposes an extension to the existing restaurant, four pairs of timber-frame cabins, eight 'eco-pods' and three kiosk-style 'enterprise units. The eight eco-pods would be sunk into the existing mounded grassed area on the South West corner of the site. The mounds were formed through other applications when the estate to the north was built, rather than being a longstanding feature and are not dunes and would be reprofiled through this application. The proposed above ground holiday cabins and employment kiosks will all be constructed from timber cladding echoing the design vernacular of the existing restaurant/cafe unit and measure a maximum of 4m. Car parking and a children's play area are also proposed through the application.

7.16 The Council's Northumberland Coast AONB Team have been consulted on the proposed development. They have advised that they are supportive of the extension to the temporary restaurant granted under planning permission 22/00557/FUL. The further development of the site is supported in principle. However, concerns are raised over the plans presented in this application for a holiday complex, concerns relate to whether the proposals represent overdevelopment of the site and from the plans submitted the visual impact on the AONB in particular the landscaping of the bund which will cover the eco cabins and future management arrangements of this landscaped feature.

7.17 Following on from the comments from the AONB the applicant has submitted an updated Design and Access Statement and revised the plans to scale back the number of holiday units to 4 double cabins and 3 kiosks to minimise the visual impact of the development. They have also amended plans with respect to the proposed landscaped bund. The AONB have subsequently removed their objection to the proposal and requested conditions with respect to final landscaping and management, external lighting, external paraphernalia and the use of holiday accommodation for single nights stays.

7.18 The site is located within the built-up area, sandwiched between modern development and a caravan site, and buffered from the sensitive coast by the car park to the South. The LVIA document and addendum conclude that the resulting visual effects will be very localised, due to the single storey heights and visual enclosure created by existing buildings/ dunes/ bunds. The main receptors who would experience a change in view would be the residents of adjacent houses surrounding the site, from the Landing restaurant, users of adjacent tennis court, and there will also be views of the proposals from vehicles, walkers and cyclists using adjacent minor roads and car parks in the immediate vicinity. The presence of an existing vegetated sand dune along the coastal edge of the main seaside public car park will effectively limit any views from the beach itself.

7.19 In terms of landscape character, the new cabins and kiosks will create additional low-level built form, alongside the Landing restaurant which has been a positive introduction to this locality. The existing car park next to the proposed eco cabins will be line-marked which will be slightly more urban in character, but not inappropriate given the existing main beach car park which is line-marked. However the introduction of soft landscaping as proposed will help to soften the visual impact of the car park.

7.20 The existing bund will be reshaped to envelop the 10 eco cabins, it is acknowledged that the amended plans are now of a more natural and informal appearance and reflective of local coastal sand dunes to be more in keeping with the AONB setting. A condition will also be imposed to control the management of the landscaping of the bund to maintain its appearance in perpetuity.

7.21 It is therefore considered that the development does not give rise to significant concerns in respect of visual impact, including impacts on the surrounding landscape and the AONB. Conditions are to be attached to any approval requiring the submission and approval of the colour and/or treatment finish of external timber, details of any external lighting, details of external equipment, surface treatments and final landscaping and management of the bund to cover eco pods.

7.22 The proposed development is therefore in accordance with Policies QOP 1 and ENV 5 of the Northumberland Local Plan, Policy 2 of the NNCNP and the NPPF.

#### **Residential Amenity**

7.23 Policy QOP 2 of the NLP seeks to ensure that development would not result in unacceptable adverse impacts on the amenity of neighbouring land uses.

7.24 Paragraph 135 of the NPPF seeks to ensure that developments will create places with a high standard of amenity for existing and future users.

7.25 The application site is located within the built-up area of Beadnell and at its closest the proposed holiday units will be located approximately 20m from the rear of properties 6 and 7 Sandy Lane Court located to the east of the development boundary.

7.26 The Council's Public Protection Team has been consulted on the proposed development and they have assessed the impact of the proposals on residential amenity with regard to matters such as noise and odours emanating from the development. Following submission of additional information with respect to gas protection measures the Public Protection team have advised that they do not object to the proposed development and have recommended informatives.

7.27 Given the separation distance of over 20m between the proposed buildings and the nearest residential property, it is considered that there would not be any substantive impacts on neighbouring amenity resulting from the proposals in terms of loss of light, outlook, overbearing impacts, privacy, noise or odours. On this basis, the proposal is considered to be in accordance with Policy QOP 2 of the Northumberland Local Plan and the NPPF.

#### <u>Highways</u>

7.28 Policy TRA 2 of the Northumberland Local Plan seeks to ensure that all development will minimise any adverse impacts upon the highway network and Policy TRA 4 provides details of parking standards to ensure there is an adequate supply of off-street vehicle parking to serve new development.

7.29 The Council's Highways Development Management Team (HDM) has been consulted on the proposed development and made the following comments:

'After initial objections in respect to parking matters and highways safety the HDM team have been reconsulted, with the applicant providing a Design and Access Statement, revised plans, together with additional further information. They have clarified that Use class Floor areas are - The Landing (as already permitted) - Use class A3- 122 sqm Proposed Floor area of the whole of current application: Restaurant + extension – Use class A3- 172 sqm, Kiosks – Use Class A1/A3- 21 square metres, Cabins(8no) and Pods (8 no)- Use Class Sui Generis – 455 sqm.

According to the above details, for the proposed development for Use class A3 (Restaurant + extension)- 172 sqm would require 17x spaces, similarly for Kiosks – Use Class A1/A3)- 21 sqm would require 2x spaces and for Cabins(8no) and Pods (8 no)- Use Class Sui Generis – 455 sq m would require (8 + 8), 16 spaces.

The applicant has provided a total of 50 spaces including 5x staff parking spaces, the level of parking being provided is considered acceptable as it is in accordance with Appendix E of the Northumberland Local Plan. The parking area will be accessed off Bernicia Way which is a private road and does not form part of the

adopted highway.

The applicant has stated that the temporary use of the public car park has already ceased, however, given the decision notice associated with application 21/01822/FUL which grants permission to a period expiring on the 19/11/2024, a suitably worded condition is recommended to stop further use of this car park associated with 21/01822/FUL prior to this development being brought into use.

Therefore, the additional information being provided with regards to the floor area of the previous use (permission), together with the breakdown of the use class for the proposed development and its associated car parking details are considered acceptable. The Local Planning Authority is reminded to impose a suitably worded condition to cease all of the previous planning permissions and restrict any other parking on site with previous approvals to be immediately stopped and therefore the car park shown.'

7.30 The Highways Development Management Team do not object to this amended proposal subject to conditions and informatives with regards to construction method, refuse, car parking implementation and cycle parking implementation. In respect to the recommended HDM condition in relation to ceasing the use of the temporary car park under application 21/01822/FUL, Officers are not able attach a highway condition which seeks to cease previous permissions. If the applicant is in breach of their temporary permission, then it will become an enforcement matter which is dealt with out with this application. The recommended condition to control the use of the existing car part will not therefore be attached.

7.31 It is considered that the proposed development is acceptable with regard to highways issues, including vehicular access, parking and impacts on the highway network. As such, the proposed development is in accordance with Policies TRA 2 and TRA 4 of the Northumberland Local Plan and the NPPF.

#### **Ecology**

7.32 Policy ENV 2 of the Local Plan relates to ecology and seeks to ensure that development proposals will minimise their impact upon and secure net gains for biodiversity.

7.33 Paragraph 180 of the NPPF states that planning policies and decisions should contribute to and enhance the natural environment based on detailed principles. The applicant has provided an Ecological Appraisal to support the application.

7.34 Natural England were consulted on the proposed development. They have an outstanding objection and requested that an HRA is carried out. Their response related solely to ensuring that a contribution to the Coastal Mitigation Service (CMS) was secured. The applicant has agreed to this and subject to the relevant s106 agreement being attached to any approval which may be issued, then it is considered the development would be covered by the class Habitat Regulations Assessment (HRA) which covers mitigation secured by a contribution to the CMS. Natural England haven't raised any other issues (i.e. construction disturbance) in their response so this appears to be their only point of objection. Furthermore following submission of these comments, the applicant has submitted additional ecology information and submitted a licence issued by Natural England with respect to protected species. Natural England have not returned further comment but have advised that they will prior to the application going before committee.

7.35 The Council's Ecology Team has also been consulted on the proposed development. They have no objection. They consider that the proposed development may impact on protected or notable species, designated nature conservation sites or priority habitat in the absence of mitigation, which is proposed in the ecological report (Ecological Impact Assessment, Land at Bernicia Way, Beadnell, Cheviot Ecology, 10th August 2023). This mitigation should be secured by condition.

7.36 Furthermore the applicant has submitted a completed Impact Assessment and Conservation Payment Certificate (IACPC), countersigned by Natural England, which removes the need to undertake specific surveys or develop a mitigation strategy for GCN and confirms that the development will compensate for any impacts on GCN by a conservation payment.

7.37 The site is within the buffer zone for recreational disturbance impacts on the interest features of a number of designated sites along the Northumberland coast including the Northumberland Shore SSSI, Lindisfarne Special Protection Area (SPA) and Northumbria Coast SPA. As a result, any net increase in holiday units requires mitigation via Northumberland County Councils Coastal Mitigation Service. The applicant in this case has agreed to the development contribution of £5352 towards the Council's Coastal Mitigation Service.

7.38 Subject to the inclusion of conditions and developer contribution, the proposals are considered to be acceptable with regard to ecology and are in accordance with Policy ENV 2 of the Northumberland Local Plan and the NPPF.

#### Drainage and Flood Risk

7.39 The site, together with much of the wider area, is located within the Water Resource Zone as identified on the Northumberland Local Plan Policies Map, with Policy WAT 2 (Water supply and sewerage) of the Northumberland Local Plan stating that the satisfactory provision of water supply and sewerage infrastructure will be maintained and secured within such areas. The site is also located within the Coastal Change Management Area (CCMA) under Policy WAT5. Policy WAT 5, part 4a, seeks to prevent adverse changes to the coast through impacts on landform, stability, ecology or biodiversity. Part 4d gives preference, within the CCMA, to small scale, and/or temporary forms of construction. Policy WAT 3 (Flooding) refers to the potential for both on and off-site flood risk and requires proposals to demonstrate how flood risk will be minimised. Policy WAT 4 (Sustainable Drainage Systems) requires the incorporation of SuDS into developments where necessary to manage surface water drainage.

7.40 The Lead Local Flood Authority were consulted on the application and have no comments to the planning application from a surface water management perspective and no objection in respect to coastal change management. They have recommended informatives in respect to surface treatments being permeable. Following public comments with respect to drainage matters, consultation has been undertaken with Northumbrian Water Ltd, they have not provided comments in relation to the development at this time.

7.41 Having considered the proposals against policies in respect to flooding, drainage and coastal change management the proposed development is considered to be in accordance with Policies WAT 2, WAT 4 and WAT 5 of the Northumberland Local Plan and the NPPF.

#### Public Rights of Way

7.42 Parish of Beadnell Public Footpath No 4 passes adjacent to the south of the application's red line site boundary.

7.43 The Council's Public Rights of Way Officer was consulted on the proposed development. They have advised that they have no objection to the proposed development on the condition that Public Footpath No 4 is protected throughout. An informative has been included with regard to this matter.

#### Climate Change

7.44 The NPPF (paragraph 14) seeks to achieve sustainable development through overarching objectives including environmental objectives. The environmental objective - to contribute to protecting and enhancing our natural, built and historic environment; including making effective use of land, helping to improve biodiversity, using natural resources prudently, minimising waste and pollution, and mitigating and adapting to climate change, including moving to a low carbon economy.

7.45 Local Plan Policy QOP1 sets out a number of design principles. Proposals will be supported where design makes a positive contribution to local character and distinctiveness, creates or contributes a strong sense of place, incorporates high quality materials, respects and enhances the natural and built environment, including heritage, ensures that buildings are functional for future uses, supports health and wellbeing and enhances quality of life, protect general amenity, supports positive social interaction, incorporates where possible green infrastructure, mitigates climate change and ensures the longevity of the buildings and spaces.

7.46 Local Plan Policy QOP 5 relates to sustainable design and construction. In order to minimise resource use, mitigate climate change, and ensure development proposals are adaptable to a changing climate, proposals will be supported where they incorporate passive design measures which respond to existing and anticipated climatic conditions and improve the efficiency of heating, cooling, ventilation and lighting amongst other matters.

7.47 The supporting documents which accompany the application do not provide any information with respect to sustainable design and construction. However in this instance it is considered that given the scale of the works and minor alterations being proposed that the proposal generally accords with sustainability requirements of the NLP and does not require a condition to ensure that the proposal will be constructed in accordance the requirements of Local Plan Policies QOP1 and QOP5.

#### **Broadband Connectivity**

7.48 Policy ICT2 of the Northumberland Local Plan requires provision of full fibre broadband connections in new developments. Where this cannot be provided, alternative solutions may be appropriate where justified. The Policy states that where no broadband provision is included, developers will be required to demonstrate, including through consultation with broadband providers, that connections are not deliverable, and/or viable.

7.49 The current application does not state whether full-fibre broadband connections are proposed. It is recommended that further details of the proposed broadband connectivity for the development be secured by condition, in accordance with Policy ICT2 of the Northumberland Local Plan and Paragraph 114 of the NPPF.

#### Other Matters

7.50 Comments of objection from members of the public and the parish council have been made in respect to the development being contrary to policy HOU 10 of the NLP and Policy 14 of the NNCNP. These policies specifically refer to all new housing being restricted in perpetuity to ensure that each new dwelling is occupied only as a Principal Residence. In this instance the application is for holiday accommodation and not new dwellings, therefore there is no requirement to secure the development as Principal Residence.

7.51 Comments of objection from members of the public have been made in respect to highways safety and parking. Following submission of additional information and revised plans NCC Highways have advised they have no objections to the development in relation to parking and highways safety subject to conditions.

7.52 Objections were received in relation to ongoing surface water drainage issues, after consultation with the LLFA and NWL who have no comments to make in this respect.

7.53 Comments in respect to the visual impact of development and amenity have been assessed in the above sections of this report and the development is considered in accordance with the NLP and NPPF subject to appropriate planning conditions.

#### Equality Duty

7.54 The County Council has a duty to have regard to the impact of any proposal on those people with characteristics protected by the Equality Act. Officers have had due regard to Sec 149(1) (a) and (b) of the Equality Act 2010 and considered the information provided by the applicant, together with the responses from consultees and other parties, and determined that the proposal would have no material impact on individuals or identifiable groups with protected characteristics. Accordingly, no changes to the proposal were required to make it acceptable in this regard.

#### Crime and Disorder Act Implications

7.55 These proposals have no implications in relation to crime and disorder.

#### Human Rights Act Implications

7.56 The Human Rights Act requires the County Council to take into account the rights of the public under the European Convention on Human Rights and prevents the Council from acting in a manner which is incompatible with those rights. Article 8 of the Convention provides that there shall be respect for an individual's private life and home save for that interference which is in accordance with the law and necessary in a democratic society in the interests of (inter alia) public safety and the economic wellbeing of the country. Article 1 of protocol 1 provides that an individual's peaceful enjoyment of their property shall not be interfered with save as is necessary in the public interest.

7.57 For an interference with these rights to be justifiable the interference (and the means employed) needs to be proportionate to the aims sought to be realised. The main body of this report identifies the extent to which there is any identifiable interference with these rights. The Planning Considerations identified are also

relevant in deciding whether any interference is proportionate. Case law has been decided which indicates that certain development does interfere with an individual's rights under Human Rights legislation. This application has been considered in the light of statute and case law and the interference is not considered to be disproportionate.

7.58 Officers are also aware of Article 6, the focus of which (for the purpose of this decision) is the determination of an individual's civil rights and obligations. Article 6 provides that in the determination of these rights, an individual is entitled to a fair and public hearing within a reasonable time by an independent and impartial tribunal. Article 6 has been subject to a great deal of case law. It has been decided that for planning matters the decision making process as a whole, which includes the right of review by the High Court, complied with Article 6.

#### 8. Conclusion

8.1 On balance the principle of the proposed development is considered to be acceptable in terms of the spatial strategy, the rural and AONB economy, community facilities, and provision for visitors.

8.2 While it is acknowledged that the development will have a visual impact on the immediate landscape and AONB on balance the proposed development is considered to be acceptable with regard to its design and its impact on the visual amenities of the area, including the Northumberland Coast AONB and residential amenity. Furthermore, the proposed development is considered to be acceptable with regard to its impact on parking and access, ecology and contaminated land/ground gas.

8.3 It is therefore considered that the proposal is in accordance with development plan policies within the Northumberland Local Plan, the North Northumberland Coast Neighbourhood Plan and the NPPF and accordingly it would be unreasonable to withhold planning permission.

#### 9. Recommendation

That this application be GRANTED permission subject to a developer contribution of  $\pounds$  5352 towards the Coastal Mitigation Service and the following:

#### **Conditions**

01. The development hereby permitted shall be begun before the expiration of three years from the date of this permission.

Reason: To comply with Section 91 of the Town and Country Planning Act 1990 (as amended).

02. The development hereby permitted shall not be carried out other than in complete accordance with the following approved plans and documents:

Site Location Plan – Drawing 2001 Rev P2.1 Propose Site Layout – Drawing 2004 Rev P1 Proposed Site Sections – Drawing 2020 Rev P 2.3 Proposed Landscape Plan- Drawing 2030 Rev 2.3 Proposed Drainage Layout – Drawing 2031 Rev P2.2 Proposed Restaurant Elevations – Drawing 2013 Rev 2.2

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Proposed Restaurant Floor Plan – Drawing 2011 Rev P2.2 Proposed Restaurant Roof Plan – Drawing 2014 Rev P2.2 Proposed Cabins, Pods and Kiosks Elevations – Drawing 2016 Rev 2.1 Proposed Cabins, Pods and Kiosk Floor Plans – Drawing 2015 Rev 2.1 Coastal Change Vulnerability Assessment – 05 May 2023 Design and Access Statement – Dated November 2023 Signed IACPC – Uploaded 4 December 2024 Gas Protection Details – Drawing 15822-1 LVIA Correspondence Southern Green – dated 4 September 2023 Ecology Impact Assessment – dated 10 August 2023 Ground Gas Report – reference 12-033.02L

Reason: To ensure the development is carried out in accordance with the approved plans and in accordance with Local and National Planning

03. Development shall not commence until a Construction Method Statement, together with a supporting plan has been submitted to and approved in writing by the Local Planning Authority. The approved Construction Method Statement shall be adhered to throughout the demolition/ construction period. The Construction Method Statement and plan shall, where applicable, provide for:

i. details of temporary traffic management measures, temporary access, routes and vehicles;

ii. vehicle cleaning facilities;

iii. the parking of vehicles of site operatives and visitors;

iv. the loading and unloading of plant and materials;

v. storage of plant and materials used in constructing the development

Reason: To prevent nuisance in the interests of residential amenity and highway safety, in accordance with the National Planning Policy Framework and Policy TRA2 of the Northumberland Local Plan.

04. The development shall not be occupied until the car parking area indicated on the approved plans, including any disabled car parking spaces contained therein, has been hard surfaced, sealed and marked out in parking bays/ has been implemented in accordance with the approved plans. Thereafter, the car parking area shall be retained in accordance with the approved plans and shall not be used for any purpose other than the parking of vehicles associated with the development.

Reason: In the interests of highway safety, in accordance with the National Planning Policy Framework and Policy TRA4 of the Northumberland Local Plan.

05. The development shall not be occupied until cycle parking shown on the approved plans has been implemented. Thereafter, the cycle parking shall be retained in accordance with the approved plans and shall be kept available for the parking of cycles at all times.

Reason: In the interests of highway safety, residential amenity, and sustainable development, in accordance with the National Planning Policy Framework and Policy TRA1 of the Northumberland Local Plan.

06. Prior to occupation the Electric Vehicle Charging points shown on the approved plans shall be implemented. Thereafter, the Electric Vehicle Charging Points shall be retained in accordance with the approved plans and shall be kept available for the parking of electric vehicles at all times.

Reason: In the interests of Sustainable Development, in accordance with the National Planning Policy Framework and Policy TRA1 of the Northumberland Local Plan.

07. Notwithstanding the provisions of the Town and Country Planning (as stated in the application form) Order 1987 (or any other re-enacting or revoking Order with or without modification), the car park associated with this premises shall only be used as ancillary to the main use of the site and for no other purpose.

Reason: In the interests of residential amenity, in accordance with the National Planning Policy Framework and saved Policy TRA 4 of the Local Plan.

08. No external refuse or refuse containers shall be stored outside of the approved refuse storage area except on the day of refuse collection. Reason: In the interests of the amenity of the surrounding area and highway safety,

in accordance with the National Planning Policy Framework and Policies TRA1 and TRA2 of the Northumberland Local Plan

09. No works shall be undertaken other than in accordance with the recommendations for mitigation, compensation and enhancement detailed within 'Ecological Impact Assessment, Land at Bernica Way, Beadnell, Cheviot Ecology, 10 August 2023' including but not limited to:

o Avoid night-working and use of floodlights, to avoid disturbing nocturnal animals. o Cover any trenches and pits overnight or if not in use, or provide a means of escape to avoid animals becoming trapped.

o Store chemicals, waste and spoil safely, away from boundary areas and field margins with tall ruderal vegetation or hedgerow

o Use fencing, signage, and routing of entry/exit to pods to deter trampling of new habitat and prohibit access by dogs.

o During works, avoid creating habitat on site that may be used by protected or notable species.

o To avoid direct impacts on reptiles during the construction phase, habitat manipulation is to be undertaken when reptiles are active (typically March to September inclusive, dependent on weather and temperature), and a maximum of one week prior to works on vegetated grassland areas commencing.

o Prior to the habitat manipulation, a hand search will be undertaken by a Suitably Qualified Ecologist (SQE), to include parting vegetation to look for reptiles and checking underneath any natural refuges for reptiles. Clearance of dense vegetation will be undertaken using a strimmer or brush cutter, supervised by the SQE, with arisings raked and removed from the area on the same day. Cutting of vegetation will be phased, with a first cut to no less than 150mm, a second to 75mm, and a third cut at 30mm. Vegetation cutting will commence at the point furthest away from other suitable reptile habitat, so that any reptiles present can move into an undisturbed area.

o Any reptiles found during hand search or habitat manipulation will be moved by the SQE to a pre-identified and suitable location. Once vegetation is removed, regular strimming of vegetation to 30mm until construction works are complete will discourage reptiles from returning.

o Lighting for the site shall follow guidance set out the Institution of Lighting Professionals Guidance Note 8: Bats and artificial lighting (08/23) Reason: To protect and enhance biodiversity in accordance with Local Plan policy ENV2 and the NPPF.

10. In accordance with the recommendations of 'Ecological Impact Assessment, Land at Bernica Way, Beadnell, Cheviot Ecology, 10 August 2023', a scheme for the provision of integrated bird box or bat box/roosting features shall be submitted to and agreed in writing by the local planning authority. The scheme shall detail the location, height, orientation, and specification of the provision and be at a ratio of at least one per

residential unit. The scheme will be fully implemented as approved.

Reason: To conserve and enhance local biodiversity in line with Local Plan policy ENV2 and the NPPF

11. There shall be no external camping or other domestic paraphernalia within the site.

Reason: In the interests of visual amenity and in accordance with the NLP and NPPF

12. The facing materials and finishes to be used in the construction of the development shall be in accordance with details contained in the application. The development shall not be constructed other than with these approved materials.

Reason: In the interests of the satisfactory appearance of the development upon completion and in accordance with Policy QOP 1 of the Northumberland Local Plan and the NPPF.

13. Before the scheme is brought into use, the applicant shall submit a report to the local planning authority for its written approval. This report shall detail the lighting scheme to be used on site and demonstrating compliance with the pre and post curfew Lux levels for Environmental Zone E1, as defined in the Institute of Lighting Professionals Guidance Notes for the Reduction of Obtrusive Light, Guidance Note 01/21, 2021. The approved scheme shall be implemented in full.

Reason: To protect residential amenity and provide a commensurate level of protection against light in accordance with Policy QOP 2 and the NPPF.

14. The property subject to this permission shall be occupied for holiday purposes only, and shall not be occupied as a person's sole or main place of residence. The operators of the site shall maintain an up to date register of all lettings that should be made available for inspection by an authorised officer at the Council at all reasonable times.

Reason: To ensure that the property is used for holiday accommodation and to prevent permanent residential use, in the interests of amenity and to allow further consideration of any alternative residential use, in accordance with Policies STP 3, HOU 9 and QOP 2 of the Northumberland Local Plan and the National Planning Policy Framework.

15. The kiosks herby approved shall not operate outside the hours of:

Monday to Saturday - 0800 to 2000 Sunday and Bank Holidays 0800 to 2000 Reason: To protect residential amenity and provide a commensurate level of protection against noise.

16. Notwithstanding the details submitted with the application, prior to the construction of any unit above damp proof course level, a scheme to demonstrate how the development will minimise resource use, mitigate climate change and ensure proposals are adaptable to a changing climate to achieve sustainable design and construction in the design of the development shall be submitted to and approved in writing by the Local Planning Authority. The development and measures shall thereafter be implemented in accordance with the approved details, including prior to the dwellings being brought into use where relevant, and shall be retained thereafter.

Reason: To achieve a sustainable form of development, and in the interests of the satisfactory appearance of the development upon completion, the character and appearance of the site and surrounding environment and the amenity of surrounding residents, in accordance with Policy QOP 5 of the Northumberland Local Plan and the National Planning Policy Framework

17. Prior to the occupation of the development, details confirming the installation of a full fibre broadband connection shall be submitted to and approved in writing by the Local Planning Authority. The approved details shall then be implemented and made operational prior to the occupation of the development.

Reason: To ensure the development is served by high quality communications infrastructure, in accordance with Policy ICT2 of the Northumberland Local Plan and Paragraph 114 of the National Planning Policy Framework.

Prior to the commencement of development a detailed landscaping scheme, 18. showing both hard and soft landscaping proposals, shall be submitted to, and approved in writing by, the Local Planning Authority. This shall include, where required, the planting of trees and shrubs including a planting schedule setting out species, numbers, densities and locations, the provision of screen walls or fences, the mounding of earth, the creation of areas of hardstanding, pathways, etc, areas to be seeded with grass, and other works or proposals for improving the appearance of the development. The scheme shall be carried out in accordance with the approved drawings not later than the expiry of the next planting season following commencement of the development, or within such other time as may be approved with the Local Planning Authority. The landscaped areas shall be subsequently maintained to ensure establishment of the approved scheme, including watering, weeding and the replacement of any plants, or areas of seeding or turfing comprised in the approved landscaping plans, which fail within a period up to 5 years from the completion of the development.

Reason: In the interests of visual amenity and the satisfactory appearance of the development upon completion, and in accordance with the provisions of Policy QOP 1 of the Northumberland Local Plan and the NPPF.

19. Prior to the commencement of development, a detailed landscape management plan shall be submitted to, and approved in writing by, the Local Planning Authority and the approved plan shall thereafter be implemented in complete accordance with the approved details.

Reason: In the interests of visual amenity and the satisfactory appearance of the

development upon completion, and in accordance with the provisions of Policy QOP 1 of the Northumberland Local Plan and the NPPF.

20. Notwithstanding the approved plans, prior to the occupation of the extension hereby approved, the proposed colour and/or treatment finish of the external timber (including decking) of the kiosks, eco pods and cabins shall be submitted to and approved in writing by the Local Planning Authority. The development shall be carried out in accordance with the approved details.

Reason: In the interests of the satisfactory appearance of the development upon completion and in accordance with Policy QOP 1 of the Northumberland Local Plan and the NPPF.

21. Notwithstanding the approved plans, prior to commencement of development of the children's play area, a detailed scheme for the children's play area identified on the Site Layout Drawing No. 2004 Rev P1 shall be submitted to and approved in writing by the Local Planning Authority, including details of the play equipment, surfacing, boundary treatments and a timetable for the construction of the area. The development shall be carried out in accordance with the approved details.

Reason: In the interests of visual amenity and the satisfactory appearance of the development upon completion, and in accordance with the provisions of Policy QOP 1 of the Northumberland Local Plan and the NPPF.

22. The proposed single storey side extension to the food retail unit to which this permission relates is granted for a temporary period expiring on 01 October 2026. Works in relation food retail until implemented under this permission shall be removed from the site no later than the expiry date and the land restored to its former condition on or before that date.

Reason: To comply with the temporary permission of the existing food retail unit granted under application 22/00557/FUL in accordance with the National Planning Policy Framework and Policy QOP 1 of the Northumberland Local Plan.

#### Informatives

1. You should note that a highway condition survey should be carried out before the commencement of construction vehicle movements from this site. To arrange a survey contact Highway Development Management at highwaysplanning@northumberland.gov.uk.

2. Building materials or equipment shall not be stored on the highway unless otherwise agreed. You are advised to contact the Streetworks team on 0345 600 6400 for Skips and Containers licences.

3. In accordance with the Highways Act 1980 mud, debris or rubbish shall not be deposited on the highway.

4. All works on site will adhere to the Pollution Prevention Guidance for Businesses provided by DEFRA and the Environment Agency. For further information follow the link: https://www.gov.uk/guidance/pollution-prevention-forbusinesses All fuel and chemicals used on site should be kept on an impervious base within a secondary containment system such as a bund, not within 10m of any watercourse, and above flood water level.

Reason: To ensure that a watercourse is not polluted or contaminated during development works, in accordance with Policy WAT1 of the Northumberland Local Plan

5. Protected Species: All species of bat and their roosts (whether occupied or not) are strictly protected under the Wildlife and Countryside Act 1981 (as amended) and the Conservation of Habitats and Species Regulations 2017 (as amended).? Similarly, all wild birds and their nests are protected whilst in use and it is an offence to recklessly or intentionally destroy nests or dependent young when on or near the nest, or to kill or take them

Amphibians, reptiles and mammals such as hedgehog and red squirrel also have legal protection, with great crested newt afforded additional protection under the Conservation of Habitats and Species Regulations 2017 (as amended). The applicant should note that where sites are very overgrown or have features such as log piles or piles of stones there may be risk of causing harm to species protected under law from killing or injury such as reptiles, or species of principal importance such as hedgehogs. Any vegetation or materials clearance be carried out gradually and with due care and attention.?

Applicants and contractors should note that the protected species legislation operates independently of the planning system, planning consent does not override the legislation relating to protected species and that they should be aware that there is a good chance of encountering protected species during works.?

If protected species such as bats or nesting birds are encountered during development then works should cease immediately and the advice of the Project Ecologist should be sought straight away.?Enter Text here

6. Bat and Bird Provision: Ready-made integrated bird and bat boxes built into new buildings provide long lasting roosting/nesting features. Most boxes consist of a selfcontained concrete roost chamber; however, options are available which will allow bats access into the roof space or wall cavity of the building. Examples of boxes can be readily seen online (e.g., https://www.nhbs.com/equipment). Swift brick/boxes are a

good option, being able to accommodate a range of smaller cavity nesting birds (house sparrows, blue tits, great tits). Bat boxes are best located on south or east elevations and bird boxes on north and east elevations of buildings.

7. Native Landscaping: Using native species in landscaping schemes has many advantages. They are the most likely to support the most wildlife and avoid the risk of the problems that invasive species bring. Many of them are just as attractive as ornamental varieties and will bring a sense of local distinctiveness to planting schemes.

A list of plant species native to Northumberland can be found online A list of suitable trees is available online from Northumberland Wildlife Trust. Please note Field Maple is not considered locally native to Northumberland and should not be widely planted, and it is no longer recommended to include Ash in planting schemes due to the prevalence of ash die back disease (Chalara).

8. Pollution Prevention: The Government's Pollution Prevention Guidance 5 (PPG5), although withdrawn as formal guidance, still provides a useful practical guide to managing pollution risks on construction sites and can be found at this link pmho1107bnkg-e-e.pdf (publishing.service.gov.uk)

9. Under the National Planning Policy Framework 2023 a site must be suitable for its proposed end use, taking account of ground conditions and any risks arising from land instability and contamination (on, in, under or near the development site). Adequate site investigation information, prepared by a competent person, must be available to inform these assessments. Where a site is affected by contamination (including hazardous ground gas) or land stability issues, responsibility for securing a safe development rests with the developer and/or landowner (Paragraph 183 & 184).

10. The granting of planning permission does not in any way indemnify against statutory nuisance action being taken should substantiated complaints within the remit of part III of the Environmental Protection Action 1990 be received.

Background Papers: Planning application file(s) 23/01710/FUL

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# Appeal Update Report

# Date: March 2024

**Planning Appeals** 

Report of the Director of Planning Cabinet Member: Councillor CW Horncastle

#### **Purpose of report**

For Members' information to report the progress of planning appeals. This is a monthly report and relates to appeals throughout all 5 Local Area Council Planning Committee areas and covers appeals of Strategic Planning Committee.

#### Recommendations

<u>To note</u> the contents of the report in respect of the progress of planning appeals that have been submitted to and determined by the Planning Inspectorate.

#### Link to Corporate Plan

This report is relevant to all of the priorities included in the NCC Corporate Plan 2018-2021 where identified within individual planning applications and appeals.

#### **Key issues**

Each planning application and associated appeal has its own particular set of individual issues and considerations that have been taken into account in their determination, which are set out within the individual application reports and appeal decisions.



## Planning Appeals Allowed (permission granted)

Reference No	Proposal and main planning considerations	Award of costs?
21/04346/FUL	Replace existing building (3no flats/14 no bed sit spaces) with 3no detached houses with 18 bed spaces to be used as holiday accommodation (as amended 20th April 2023) - On the Beach, Harbour Road, Beadnell	No
	Main issues: the proposed units would not enhance and reinforce the local distinctiveness of the conservation area and would not integrate with the surrounding built environment; and identified harm is less than substantial but it has not been demonstrated the public benefit outweighs the harm.	
	Committee Decision - Officer Recommendation: Approve	
22/04546/CLEXIS	Certificate of existing lawful development for the siting of a twin unit caravan for ancillary residential use as an annexe within the existing residential curtilage – Old Field, Catton, Hexham	No – claim refused
	Main issues: the caravan is not within the residential curtilage so would require planning permission and would have a significant degree of permanency constituting development – the caravan would not be lawful.	
	Delegated Decision - Officer Recommendation: Refuse	
23/01093/FUL	Proposed single storey rear extension, extend above roof above and rear dormer addition – Pethfoot Lodge, Cragside	No – claim refused
	Main issues: incongruous and inappropriate form of development that would be out of character with the existing property and have a harmful impact upon the character and appearance of the site and surrounding area.	
	Delegated Decision - Officer Recommendation: Refuse	
23/02030/FUL	Proposed erection of holiday dwelling with associated access and residential garden – land south east of The Courtyard, Matfen	No – claim refused
	Main issues: development in the open countryside; and insufficient information to fully consider the	

	ecological impacts of the proposal. Appeal against non-determination	
22/03755/FUL	Siting of timber bin store (retrospective) - Black Swan Inn, 2 Union Street, Seahouses	No
	Main issues: scale and appearance lead to less than substantial harm to the Seahouses Conservation Area.	
	Delegated Decision - Officer Recommendation: Refuse	
23/02134/FUL	Front 2 storey extension and side extension above garage – 6 Dunsdale Road, Holywell	No
	Main issues: design, height and visual appearance is out of character in the street scene with detrimental visual impact; and unacceptable impact on residential amenity.	
	Delegated Decision - Officer Recommendation: Refuse	

### Planning Appeals Split Decision

Reference No	Proposal and main planning considerations	Award of costs?
22/04676/LBC	Listed Building Consent for alterations comprising inserting one window with shutter in South facing gable wall, and the replacement of existing window with fully glazed panel and shutter on West elevation (Amended Description) - The Cottage, Riding Home Farm, Acomb, Hexham Main issues: less than substantial harm to the character and significance of the listed building that has not been justified. (The appeal is dismissed in respect of the proposed window within the south facing gable wall and is allowed only with regard to the west elevation glazing panel.)	No

### Planning Appeals Dismissed (permission refused)

	Award of costs?
Construction of second story rear extension, single storey rear extension with glass roof, proposed dormer extension to rear and dormer window to front – 10 Front Street, Newbiggin-by-the-Sea	No
Main issues: scale, design and positioning would result in an incongruous addition and detract from the character of the Conservation Area; and adverse impact on residential amenity due to loss of sunlight and visual outlook.	
Delegated Decision - Officer Recommendation: Refuse	
The erection of 3no. cyclist accommodation units, associated extension to West House Farm Cottage, installation of solar panels, and associated landscaping and infrastructure – West House Farm Cottage, Shilvington	No
Main issues: poorly accessible and unsustainable location in the open countryside; and inappropriate development in the Green Belt with no very special circumstances to outweigh the harm.	
Delegated Decision - Officer Recommendation: Refuse	
Construction of 3no. residential cottages with associated garages, access, car parking and landscaping and demolition of existing outbuilding(s) and extension(s) to 4 & 5 Front Street with replacement extension(s) and internal alterations - 4 and 5 Front Street, Capheaton	No
Main issues: proposals are not commensurate with the size of the settlement and encroach into the open countryside, adversely impacting on the setting and appearance of the settlement and surrounding countryside; proposals result in harm to the heritage assets and their setting without clear and convincing justification of this harm or public benefits to outweigh the harm; layout, scale and design as well as pattern of development would be detrimental to local vernacular and character; lack of information on car parking, access arrangements, refuse, drainage and opportunities to promote walking, cycling and	
	<ul> <li>storey rear extension with gass roof, proposed dormer extension to rear and dormer window to front – 10 Front Street, Newbiggin-by-the-Sea</li> <li>Main issues: scale, design and positioning would result in an incongruous addition and detract from the character of the Conservation Area; and adverse impact on residential amenity due to loss of sunlight and visual outlook.</li> <li>Delegated Decision - Officer Recommendation: Refuse</li> <li>The erection of 3no. cyclist accommodation units, associated extension to West House Farm Cottage, installation of solar panels, and associated landscaping and infrastructure – West House Farm Cottage, Shilvington</li> <li>Main issues: poorly accessible and unsustainable location in the open countryside; and inappropriate development in the Green Belt with no very special circumstances to outweigh the harm.</li> <li>Delegated Decision - Officer Recommendation: Refuse</li> <li>Construction of 3no. residential cottages with associated garages, access, car parking and landscaping and demolition of existing outbuilding(s) and extension(s) to 4 &amp; 5 Front Street with replacement extension(s) and internal alterations - 4 and 5 Front Street, Capheaton</li> <li>Main issues: proposals are not commensurate with the size of the settlement and encroach into the open countryside, adversely impacting on the setting and appearance of the settlement and surrounding countryside; proposals result in harm to the heritage assets and their setting without clear and convincing justification of this harm or public benefits to outweigh the harm; layout, scale and design as well as pattern of development would be detrimental to local vernacular and character; lack of information on</li> </ul>

	net loss.	
	Delegated Decision - Officer Recommendation: Refuse	
21/03397/LBC	Listed Building Consent for demolition of existing outbuilding(s) and extension(s) to 4 & 5 Front Street with replacement extension(s), internal alterations and alterations to boundary walls – 4 and 5 Front Street, Capheaton	No
	Main issues: proposals result in harm to the heritage assets without clear and convincing justification of this harm or public benefits to outweigh the harm.	
	Delegated Decision - Officer Recommendation: Refuse	
22/03790/FUL	External render removal from North wall. New double door with juliet balcony at street level. Refurbishment of basement level & external area to make secure & improve appearance. No change of use – Jacksons Hairdresser, 1 Wansbeck Street, Morpeth	No
	Main issues: harm to the setting of a listed building, the character of the property and its setting within the Conservation Area.	
	Delegated Decision - Officer Recommendation: Refuse	
22/02704/CLEXIS	Certificate of Lawful Development – Existing use for the siting of a caravan for residential purposes – land north of east of South Linden House, Longhorsley	No
	Main issues: it is not possible to conclude that the building has been used for a continuous period of 4 years as a dwelling.	
	Delegated Decision - Officer Recommendation: Refuse	
23/01742/FUL	Proposed development of 1no. dwelling with associated access and amenity space – land west of 20 Park Road, Swarland	No
	Main issues: development in the open countryside in an unsustainable location; size, scale, layout and subdivision of the plot would be out of character with the surrounding area and unacceptable impact on the street scene; and unacceptable impact on the landscape and character of the immediate and wider area.	

	Delegated Decision - Officer Recommendation: Refuse	
23/00673/FUL	Retrospective: construction of single storey garden room and steps to rear – Newton Post Office, Newton, Stocksfield	No
	Main issues: harm to the character and appearance of the dwelling, site and the Newton Conservation Area.	
	Delegated Decision - Officer Recommendation: Refuse	
23/02038/FUL	Replacement of fence to south of driveway - Oakwood Hall, Wylam	No
	Main issues: less than substantial harm to the setting of the Grage II listed building; insufficient information to assess the ecological impacts of the development; and inappropriate development in the Green Belt.	
	Delegated Decision - Officer Recommendation: Refuse	
23/01801/FUL	Proposed two storey front extension and roof alterations – Close House, Whalton	No
	Main issues: scale, massing and design would result in disproportionate and unsympathetic additions that would adversely affect the existing dwelling, the character of the Conservation Area and the setting of listed buildings; and insufficient information to assess the ecological impact of the proposals.	
	Appeal against non-determination	

## Planning Appeals Withdrawn

Reference No	Proposal and main planning considerations	Award of costs?
None		

### Planning Casework Unit Referrals

Reference No	Proposal and main planning considerations	Award of costs?
None		

# Planning Appeals Received

### Appeals Received

Reference No	Description and address	Appeal start date and decision level
22/01012/FUL	<ul> <li>Conversion of agricultural buildings to create one dwelling including a link extension and detached garage – development site at Barley Hill House Barn, Kiln Pit Hill, Consett</li> <li>Main issues: design fails to reflect the character or appearance of the listed farm building and results in harm to the character and appearance of the listed building.</li> </ul>	17 May 2023 Delegated Decision - Officer Recommendation: Refuse
22/03027/FUL	<ul> <li>Retrospective Application for the Erection of Storage Sheds – Mickley Bank Farm, Stocksfield</li> <li>Main issues: inappropriate development in the open countryside and the Green Belt and no very special circumstances to outweigh the harm.</li> </ul>	26 October 2023 Delegated Decision - Officer Recommendation: Refuse
23/02794/FUL	<ul> <li>Erection of 1 no. dwelling (C3 Use) - Westfield, Cramlington</li> <li>Main issues: fails to positively contribute to and respect the character of the area and the Cramlington Village Conservation Area; and no planning obligation has been completed to secure contributions to the coastal mitigation service or any other satisfactory alternative mitigation.</li> </ul>	31 October 2023 Delegated Decision - Officer Recommendation: Refuse
23/03037/FUL	<ul> <li>Proposed 2no. new dwellings along with new access and parking to serve proposed dwellings along with existing adjacent cottages – land west of 10 West Burton Cottages, West Burton Cottages, Bamburgh</li> <li>Main issues: development in the open countryside in an unsustainable location; harm to the landscape and character of the</li> </ul>	24 November 2023 Appeal against non-determination

	area; absence of suitable mitigation to address recreational disturbance with adverse effects on the Northumbria Coast SPA and Ramsar Site and the North Northumberland Dunes SAC; and lack of information to assess proposed outbuildings.	
23/02500/FUL	Extension to home office – 1 Low Middle Moor House, Stannington, Morpeth Main issues: would extend beyond the residential curtilage and encroach into open countryside; and inappropriate development in the Green Belt.	5 December 2023 Delegated Decision - Officer Recommendation: Refuse
23/03700/FUL	Change of use from 11 bedroom supported living, care and short-term accommodation (use class C2) to 11 bedroom house in multiple occupation – 86 Regent Street, Blyth Main issues: inadequate size of bedrooms resulting in substandard living conditions and detrimental impact upon the amenity of future occupiers; and alterations would result in a high chance of a disproportionate increase in anti-social behaviour undermining quality of life and community cohesion.	12 December 2023 Delegated Decision - Officer Recommendation: Refuse
21/03426/FUL	Change of use of existing hotel to 12no. residential units with associated internal alterations – Northumberland Hospitality, Coquet Vale Hotel, Station Road, Rothbury Main issues: insufficient information in relation to highway safety, ecological impacts; and lack of financial contribution to education provision and open space provision.	13 December 2023 Delegated Decision - Officer Recommendation: Refuse
23/01175/FUL	Demolition of 2no semi detached bungalows and construction of three storey dwelling with garage and associated landscaping – 8-10 Runnymede Road, Darras Hall, Ponteland Main issues: design, siting and scale would create an incongruous, dominant and overbearing building out of character with its surroundings; detrimental impact on the residential amenity of neighbouring occupants; and loss of protected trees.	19 December 2023 Delegated Decision - Officer Recommendation: Refuse
21/03496/FUL	Proposed new detached dwelling – Westlea Bed and Breakfast, 29 Riverside Road,	3 January 2024 Committee

	Alnmouth	Decision - Officer
	Main issues: design, scale, massing and loss of burgage plot would not preserve or enhance the character and appearance of the Alnmouth Conservation Area; and detrimental impact on residential amenity.	Recommendation: Approve
21/03781/FUL	Change of use and re-development of Shadfen Park Farm agricultural barn, buildings and land to form new multi-purpose development – land west of Shadfen Park, Shadfen Main issues: unacceptable development in the open countryside; and inappropriate development in the Green Belt.	8 January 2024 Delegated Decision - Officer Recommendation: Refuse
23/02008/FUL	Change of use from staff and holiday accommodation to residential dwellinghouse – outbuilding west of Cragside Stables, Park Lane, Bardon Mill Main issues: creation of new dwelling within the open countryside with insufficient justification; and insufficient information has been provided in respect of car parking provision and vehicle movement to demonstrate adequate parking and safe access.	9 January 2024 Delegated Decision - Officer Recommendation: Refuse
23/02898/CLEXIS	Certificate of Lawful Development - Existing development: Commencement of planning permission 14/03746/FUL for the creation of 2no. dwellings – land at 23-25 Western Way, Darras Hall, Ponteland Main issues: insufficient evidence to demonstrate that development had commenced before the expiry of the planning permission.	11 January 2024 Delegated Decision - Officer Recommendation: Refuse
23/02636/FUL	2 story rear extension with alterations to access and parking to the front – 3 Normandy Terrace, Longhorsley Main issues: design would be an incompatible addition and incongruous with the existing dwelling and terrace; and lack of bat risk assessment to assess potential impacts on protected species.	16 January 2024 Delegated Decision - Officer Recommendation: Refuse

23/03240/FUL	Change of use of stable building to 1no.	16 January 2024
	residential dwelling, with associated access and parking – land east of Horsley Banks Farm, Horsley	Delegated Decision - Officer Recommendation:
	Main issues: inappropriate development in the Green Belt and open countryside; design is not in keeping with the traditional character of the area and results in a harmful impact on the Horsely Conservation Area and the rural landscape; and lack of useable outdoor amenity space.	Refuse
23/04122/FUL	Siting of 'Timber Living Trailer' - land south of Jubilee Cottages, West Woodburn	17 January 2024
	Main issues: development in the open countryside in a location that is not sustainable or accessible.	Delegated Decision - Officer Recommendation: Refuse
23/02200/FUL	Loft conversion of main house with first floor extension to rear and dormer windows to front and side elevations, construction of flat over existing detached garage that will be ancillary to the main residential dwelling and used for this purpose. Garage roof to be converted from flat to pitched 238 Western Way, Darras Hall, Ponteland	22 January 2024 Delegated Decision - Officer Recommendation: Refuse
	Main issues: front dormer extension would be unduly prominent and poor design; loss of residential amenity; and lack of ecological impact assessment to ass potential risk to protected species.	
23/02140/MAST	Notification of Prior Approval for the installation of 5m extension to existing lattice mast to accommodate 3 no replacement antenna, ancillary radio equipment at new support poles, the installation of 1 no GPS Module and x 2no new cabinets at ground level in compound along with ancillary development thereto – T-Mobile Communications Mast, Hebron Hill	22 January 2024 Delegated Decision - Officer Recommendation: Refuse
	Main issues: harm to the visual amenity of the open countryside landscape, and negative impacts on protected trees and dwellings in the locality.	
23/03360/FUL	Change of use "Waste Land" to garden (C3) - land to rear of 90 Heather Lea, Bebside	23 January 2024
	Main issues: negative visual impact and incongruous intrusion to green space; and adverse impact on the amenity of	Delegated Decision - Officer Recommendation:

	neighbouring properties.	Refuse
23/02839/FUL	Proposed rural workers dwelling, consisting of retention and extension to dwelling located on site – land at east of La Luna Farm, Mill Lane, Heugh Main issues: inappropriate development in the Green Belt.	30 January 2024 Committee Decision - Officer Recommendation: Approve
23/03485/FUL	Retrospective: Erection of holiday chalet within curtilage of East Salmon Wells Farm for holiday let use – land north east of East Salmons Well, Salmons Well, Acomb Main issues: poorly accessible and unsustainable location in the open countryside; inappropriate development in the Green Belt; and harmful visual impact on the rural character and appearance of the site, landscape and openness of the Green Belt.	5 February 2024 Delegated Decision - Officer Recommendation: Refuse
22/02619/FUL	Retrospective Change of Use of White Cottage to Serviced Accommodation in Association with the Joiners Arms – White Cottage, The Inn Road, Newton-by-the-Sea Main issues: overdevelopment of the village with consequent impacts upon the tranquillity of the village and the Northumberland Coast National Landscape.	5 February 2024 Committee Decision - Officer Recommendation: Approve
23/03944/FUL	Demolition of existing bungalow and construction of a new bungalow – Saugh House Farm, Belsay Main issues: appeal against imposition of conditions 3 (construction method statement), 8 (materials), 9 (windows and door details), 10 (removal of permitted development rights) and 11 (sustainable design / construction measures).	6 February 2024 Delegated Decision - Officer Recommendation: Approve
23/02284/FUL	Extensions, alteration and subdivision of existing single dwellinghouse to create two dwellinghouses – Houghton Moor, Heddon- on-the-Wall Main issues: additional dwelling in an isolated location in the open countryside; inappropriate development in the Green Belt; inappropriate design that fails to make a positive contribution to local character and distinctiveness; insufficient information to demonstrate the proposals will minimise their impact on great crested newts; fails to demonstrate how proposals will sustain, protect and enhance the setting of the	6 February 2024 Delegated Decision - Officer Recommendation: Refuse

	Hadrian's Wall World Heritage Site; and insufficient information to demonstrate the proposals will not result in adverse impacts on highway safety.	
23/03917/FUL	<ul> <li>Timber shed on front garden of the property (retrospective) - 7 Beech Court, Widdrington Station</li> <li>Main issues: obtrusive design and detrimental impact on the visual appearance of the area; and detrimental impact on the amenity of neighbouring residents.</li> </ul>	7 February 2024 Delegated Decision - Officer Recommendation: Refuse
23/03362/FUL	Retention and change of use from agricultural workers chalet to holiday chalet – Hillfield, Allendale Road, Hexham Main issues: inappropriate development in the Green Belt; and harmful visual impact on rural character and appearance of the site and surrounding landscape.	12 February 2024 Committee Decision - Officer Recommendation: Refuse
23/02041/FUL	<ul> <li>(Retrospective) First floor extension over kitchen to create bathroom – 228 Plessey Road, Blyth</li> <li>Main issues: detrimental impact upon the character and visual appearance of the existing dwelling and visual amenity of the wider local area; and detrimental impact upon the amenity of adjoining residents.</li> </ul>	12 February 2024 Delegated Decision - Officer Recommendation: Refuse
23/01863/FUL	Construction of a two bedroom bungalow with associated parking and access – land south of The Shieling, Waynriggs Close, Humshaugh Main issues: overdevelopment of the site and would be out of character with the pattern of development within the immediate surrounding local area; reduction in the amount of outdoor amenity space for the dwelling approved to the south to an unacceptable level; adverse impact on residential amenity; and fails to demonstrate that sufficient car parking can be provided, that a safe and suitable access can be achieved and that it would not adversely impact upon highway safety.	12 February 2024 Delegated Decision - Officer Recommendation: Refuse
23/00583/FUL	Change of use of existing public house (Sui Generis) to provide 3no. residential apartments (Use Class C3) and erection of 4no. dwellings (Use Class C3) to rear, utilising existing access off E Ord Road, with associated parking, hard and soft landscaping – The Salmon Inn, East Ord,	14 February 2024 Committee Decision - Officer Recommendation: Approve

Berwick-upon-Tweed	
Main issues: overdevelopment of the site and a density that would appear out of character with the surrounding area and would cause an unacceptable impact on the street scene; unacceptable loss of public amenity space; and insufficient information in respect to pedestrian crossing to demonstrate there would be no significant impact on the safety of the highway.	

# Recent Enforcement Appeal Decisions

### **Enforcement Appeals Allowed**

Reference No	Description and address	Award of costs?
None		

### **Enforcement Appeals Dismissed**

Reference No	Description and address	Award of costs?
None		

### **Enforcement Appeals Withdrawn**

Reference No	Description and address	Award of costs?
None		

# **Enforcement Appeals Received**

### **Appeals Received**

Reference No	Description and address	Appeal start date
21/00080/ENDEVT	Installation of hardcore - land to north of Kiln Cottage, Newton-on-the-Moor	13 June 2023
23/00315/ENFCOU	Material change of use of the land from agricultural use to a storage, distribution (B8) and manufacturing (B2) yard – land north of All Saints Church, Ryal	11 December 2023
20/00504/ENDEVT	Installation of hardstanding for access and 6no. pitches, installation of electricity and water points, installation of a septic tank and erection of building – land north-east of Fieldholme, Embleton	18 December 2023

# Inquiry and Hearing Dates

Reference No	Description and address	Inquiry/hearing date and decision level
19/01362/REM	Reserved matters application for appearance, landscaping, layout and scale for proposed 150 residential dwellings (use class C3) including 30% affordable housing, countryside park including car park, pursuant to approved outline planning application 16/00078/OUT (revised description 8th August 2022) - land west of Lancaster Park, Pinewood Drive, Lancaster Park, Morpeth Main issues: by virtue of the layout, scale and appearance, the design fails to preserve or make a positive contribution to local character and distinctiveness and the site's surroundings and does not demonstrate high quality sustainable design; and there is no effective and safe access and egress to the existing transport network.	Hearing – 30 August 2023 Committee Decision - Officer Recommendation: Approve
22/00566/OUT	Outline planning application with all matters reserved except for access, for construction	Hearing – 5 March 2024

of up to 30no. bungalows for over 55s (Use Class C3) - land west of Furrow Grove, Station Road, Stannington Main issues: residential development in the open countryside; fails to respect the rural, dispersed and open character of the site and	Delegated Decision - Officer Recommendation: Refuse
surrounding area; inappropriate development in the Green Belt; lack of housing needs assessment or evidence to justify 100% specialist housing scheme for older persons in this location; unsustainable location with no services or facilities and access would be reliant on the private car; insufficient information to fully assess hydrology and flood risk; insufficient information to fully assess archaeological impact and mitigation; and lack of completed planning obligations securing specialist housing, affordable housing, open space contribution, healthcare contribution and Coastal Mitigation Service contribution.	

# Implications

Policy	Decisions on appeals may affect future interpretation of policy and influence policy reviews
Finance and value for money	There may be financial implications where costs are awarded by an Inspector or where Public Inquiries are arranged to determine appeals
Legal	It is expected that Legal Services will be instructed where Public Inquiries are arranged to determine appeals
Procurement	None
Human resources	None
Property	None
Equalities (Impact Assessment attached?) □ Yes ✓ No □ N/a	Planning applications and appeals are considered having regard to the Equality Act 2010
Risk assessment	None
Crime and disorder	As set out in individual reports and decisions
Customer consideration	None
Carbon reduction	Each application/appeal may have an impact on the local environment and have been assessed accordingly
Wards	All where relevant to application site relating to the appeal

#### **Background papers**

Planning applications and appeal decisions as identified within the report.

#### Report author and contact details

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# S106 Agreements Update Report January 2024

Report of the Executive Director of Regeneration, Commercial and Economy

Cabinet Member: Councillor Colin Horncastle

#### **Purpose of report**

For Members' information to report the agreement monitoring and collection of s106 contributions in the planning process. This is a monthly report and relates to agreements throughout Northumberland during the previous month

#### Recommendations

To note the contents of the report in respect of agreement monitoring and collection of s106 contributions.

#### Link to Corporate Plan

This report is relevant to all the priorities included in the NCC (Northumberland County Council) Corporate Plan 2021-2024.

#### **Key issues**

This month's report provides details on new S106 agreements and unilateral undertakings completed during the month of January 2024



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# New Agreements

Jan 2024	New Agreements completed and added to Execom
22/01380/FUL	Land at 1 King James Court, West Street, Berwick-Upon-Tweed, TD15 1DN
23/03309/RETRES	Land at First Floor, 14 Stanley Street, Blyth, NE24 2BU
23/01282/FUL	Land at 34/36 Minting Place, Whitelea Dale, Cramlington, NE23 6AX
21/02551/FUL	Land at Hadston Industrial Estate, Hadston, Morpeth
23/01635/FUL	Land at Former Jubilee Cottage, and South West of Jubilee House, Embleton
21/04138/FUL	land north of Oaklands, Mile Road, Widdrington Station
22/02314/FUL	54 North End, Longhoughton, Alnwick,
23/01791/S106A	Land at Arcot Manor Phase 2 comprising Whitehall Farm, Beacon Lane
23/02480/FUL	Plots 1 and 2 South West of Castle Hills Farm Cottages, Castle Hills, Berwick upon Tweed
23/02346/FUL	Land west of 1 High Hauxley, High Hauxley,

# Payment of Awards

Awards Paid Out	Project	Amount Paid
Amble Development Trust	Play Park improvement	£8,854
Newbiggin AFC	Football Stand	£30,750

S106 team - Any queries please email: <u>s106@northumberland.gov.uk</u>

An Infrastructure Funding Statement (IFS) is a document that must be published each year by a "contribution receiving authority". Northumberland County Council are a contribution receiving authority as we receive money or in-kind obligations from Section 106 agreements. This report covers the period 1st April 2022 to the 31st of March 2023.

This is the fourth report prepared by NCC and as a public sector body, we have a legal duty to make sure our websites and mobile apps are accessible. This year the report takes a different format so it can be published in a fully accessible format.

Members should note the amounts shown in this report is a 'snapshot' of the financial position of funds as of 31<sup>st</sup> March 2023 and some of the available funds may no longer be available.

View the NCC Infrastructure Funding Statement for 2022-2023

# Implications

Policy	Section 106 obligations are in line with policy unless other stated in individual applications.
Finance and value for money	As stated on individual applications
Legal	Legal Services will be instructed to assist with the preparation and monitoring of the obligations
Procurement	None
Human resources	None
Property	None
Equalities (Impact Assessment attached?) □ Yes ✓ No □ N/a	Each application will have regard to the Equality Act 2010
Risk assessment	None
Crime and disorder	As set out in individual reports and decisions
Customer consideration	None
Carbon reduction	As set out in individual reports and decisions
Wards	All

### Background papers

Planning applications and 106 Agreements

### Report author and contact details

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