

NOTICE OF MEETING

Meeting: PLANNING DEVELOPMENT CONTROL COMMITTEE

Date and Time: WEDNESDAY, 9 AUGUST 2017, AT 9.00 AM*

Place: THE COUNCIL CHAMBER, APPLETREE COURT,

LYNDHURST

Telephone enquiries to: Lyndhurst (023) 8028 5000

023 8028 5588 - ask for Jan Debnam E-mail jan.debnam@nfdc.gov.uk

PUBLIC PARTICIPATION:

*Members of the public are entitled to speak on individual items on the public agenda in accordance with the Council's public participation scheme. To register to speak please contact Development Control Administration on Tel: 02380 285345 or E-mail: DCAdministration@nfdc.gov.uk

Bob Jackson Chief Executive

Appletree Court, Lyndhurst, Hampshire. SO43 7PA www.newforest.gov.uk

This Agenda is also available on audio tape, in Braille, large print and digital format

AGENDA

Apologies

1. MINUTES

To confirm the minutes of the meeting held on 12 July 2017 as a correct record.

2. DECLARATIONS OF INTEREST

To note any declarations of interest made by members in connection with an agenda item. The nature of the interest must also be specified.

Members are asked to discuss any possible interests with Democratic Services prior to the meeting.

3. PLANNING APPLICATIONS FOR COMMITTEE DECISION

To determine the applications set out below:

(a) Unit 2C (N), North Road, Marchwood Industrial Park, Marchwood (Application 16/11407) (Pages 1 - 18)

Biodiesel fuelled Flexible Generation Facility (Facility A); associated infrastructure and alterations

RECOMMENDED:

Grant permission subject to conditions

(b) Unit 2C (N), North Road, Marchwood Industrial Park, Marchwood (Application 16/11408) (Pages 19 - 36)

Biodiesel fuelled Flexible Generation Facility (Facility B); associated infrastructure and alterations

RECOMMENDED:

Grant permission subject to conditions

(c) Land in Whitsbury Road, Fordingbridge (Application 17/10150) (Pages 37 - 66)

Development of 145 dwellings comprised: 39 detached houses; 31 pairs of semi-detached houses; 1 block of 8 flats; 1 block of 7 flats with terrace of 3 houses; 1 block of 7 flats; 1 terrace of 6 houses; 2 terraces of 5 houses; 1 terrace of 3 houses; garages; parking; SANG; public open space; access onto Whitsbury Road; associated infrastructure; associated development works; landscaping

RECOMMENDED:

That the Service Manager Planning and Building Control be authorised to grant permission subject to conditions

(d) Downton Manor Farm, Christchurch Road, Downton, Milford-on-Sea (Application 17/10394) (Pages 67 - 76)

Use of barn as 3 dwellings; associated alterations; cycle/bin store; parking; landscaping

RECOMMENDED:

Grant permission subject to conditions

(e) Crown Inn, Ringwood Road, Bransgore (Application 17/10398) (Pages 77 - 82)

Display 2 externally illuminated fascia signs and 1 illuminated post mounted sign; (Application for Advertisement Consent)

RECOMMENDED:

Grant advertisement consent

(f) Arden Cottage, Poplar Lane, Bransgore (Application 17/10689) (Pages 83 - 88)

Raise ridge height, side dormers in association with new first floor

RECOMMENDED:

Refuse

(g) Island House, 43 High Street, Fordingbridge (Application 17/10704) (Pages 89 - 98)

Use as 2 dwellings

RECOMMENDED:

Grant permission subject to conditions

(h) DSI, The Square, Fawley (Application 17/10735) (Pages 99 - 106)

Use of ground floor as 2 flats; remove shopfront; single-storey front extension; fenestration alterations; parking; bin and cycle stores

RECOMMENDED:

Grant permission subject to conditions

(i) 14 White Knights, Barton-on-Sea, New Milton (Application 17/10812) (Pages 107 - 112)

Single storey rear extension

RECOMMENDED:

Grant permission subject to conditions

4. DATES OF MEETINGS

That the following dates of meetings be approved, each to start at 9.00 a.m. and be held in the Council Chamber at Appletree Court, Lyndhurst:

Wednesday, 13 June 2018
Wednesday, 11 July 2018
Wednesday, 8 August 2018
Wednesday, 12 September 2018
Wednesday, 10 October 2018
Wednesday, 14 November 2018
Wednesday, 12 December 2018
Wednesday, 12 December 2019
Wednesday, 13 February 2019
Wednesday, 13 March 2019
Wednesday, 10 April 2019
Wednesday, 8 May 2019

5. ANY OTHER ITEMS WHICH THE CHAIRMAN DECIDES ARE URGENT

To: Councillors: Councillors:

Mrs D E Andrews (Chairman) Mrs M D Holding L E Harris (Vice-Chairman) J M Olliff-Cooper P J Armstrong A K Penson Mrs S M Bennison W S Rippon-Swaine Mrs A M Rostand Mrs F Carpenter Ms K V Crisell Miss A Sevier A H G Davis M H Thierry A T Glass R A Wappet M L White D Harrison Mrs A J Hoare Mrs P A Wyeth

STATUTORY TESTS

Introduction

In making a decision to approve or refuse planning applications, or applications for listed building consent and other types of consent, the decision maker is required <u>by law</u> to have regard to certain matters.

The most commonly used statutory tests are set out below. The list is not exhaustive. In reaching its decisions on the applications in this agenda, the Committee is obliged to take account of the relevant statutory tests.

The Development Plan

The Development Plan Section 38

The Development Plan comprises the local development plan documents (taken as a whole) which have been adopted or approved in relation to that area.

If regard is to be had to the Development Plan for the purpose of any determination to be made the determination must be made in accordance with the plan unless material considerations indicate otherwise.

Listed Buildings

Section 66 General duty as respects listed buildings in exercise of planning functions. Planning (Listed Buildings and Conservation Areas) Act 1990

In considering whether to grant planning permission for development which affects a listed building or its setting, the local planning authority or, as the case may be, the Secretary of State shall have special regard to the desirability of preserving the building or its setting or any features or special architectural or historic interest which it possesses.

Conservation Areas

Section 72 General duty as respects conservation areas in exercise of planning functions Planning (Listed Buildings and Conservation Areas) Act 1990

- (1) In the exercise, with respect to any buildings or other land in a conservation area, of any powers under any of the provisions mentioned in subsection (2), special attention shall be paid to the desirability of preserving or enhancing the character or appearance of that area.
- (2) The provisions referred to in subsection (1) are the Planning Acts and Part 1 of the Historic Buildings and Ancient Monuments Act 1953.

Areas of Outstanding Natural Beauty (AONB's)

<u>Section 85. General duty as respects AONB's in exercise of any function</u> Countryside and Rights of Way Act 2000

In exercising or performing any functions in relation to, or so as to affect, land in an area of outstanding natural beauty, a relevant authority shall have regard to the purpose of conserving and enhancing the natural beauty of the area of outstanding natural beauty.

Trees

<u>Section 197. Trees</u> <u>Town and Country Planning Act 1990</u>

It shall be the duty of the local planning authority (a) to ensure, whenever it is appropriate, that in granting planning permission for any development adequate provision is made, by the imposition of conditions, for the preservation or planting of trees; and (b) to make such orders under section 198 as appear to the authority to be necessary in connection with the grant of such permission, whether for giving effect to such conditions or otherwise.

Biodiversity

Section 40. Duty to conserve biodiversity
Natural Environment and Rural Communities Act 2006

Every public authority must, in exercising its functions, have regard, so far as is consistent with the proper exercise of those functions, to the purpose of conserving biodiversity.

Conserving biodiversity includes, in relation to a living organism or type of habitat, restoring or enhancing a population or habitat.

Conservation of Habitats and Species Regulations 2010

Under the provisions of the Conservation of Habitats and Species Regulations 2010, the Council has to ensure that development proposals will not have an adverse impact on the integrity of a designated or candidate Special Area of Conservation (SAC), classified or potential Special Protection Area (SPA), or listed Ramsar site and mitigation will be required.

Any development involving the creation of new residential units within the District will have such an impact because of the resulting cumulative recreational pressure on these sensitive sites. Under Policy DM3 of the adopted Local Plan Part 2, the Council's general approach is to recognise that the impact is adequately mitigated through the payment of contributions for the provision of alternative recreational facilities, management measures and monitoring.

Equality

The Equality Act 2010 provides protection from discrimination in respect of certain protected characteristics, namely: age, disability, gender reassignment, pregnancy and maternity, race, religion or beliefs and sex and sexual orientation. It places the Council under a legal duty to have due regard to the advancement of equality in the exercise of its powers including planning powers. The Committee must be mindful of this duty *inter alia* when

determining all planning applications. In particular the Committee must pay due regard to the need to:

- (1) eliminate discrimination, harassment, victimisation and any other conduct that is prohibited by or under the Act;
- (2) advance equality of opportunity between persons who share a relevant protected characteristic and persons who do not share it; and
- (3) foster good relations between persons who share a relevant protected characteristic and persons who do not share it.

Financial Considerations in Planning

Section 70 of the Town and Country Planning Act 1990 as amended by the Localism Act 2011 requires all reports dealing with the determination of planning applications to set out how "local financial considerations" where they are material to the decision have been dealt with. These are by definition only Community Infrastructure Levy (CIL) payments and government grant in the form of the New Homes Bonus.

New Forest District Council adopted a CIL charging schedule on 14 April 2014. The implementation date for the charging schedule in 6 April 2015. The New Homes Bonus Grant is paid to the Council by the Government for each net additional dwelling built in the District. The amount paid depends on the Council tax banding of the new dwellings and ranges between £798 and £2,304 per annum for a six year period. For the purposes of any report it is assumed that all new dwellings are banded D (as we don't actually know their band at planning application stage) which gives rise to grant of £1,224 per dwelling or £7,344 over six years.